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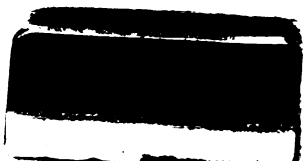
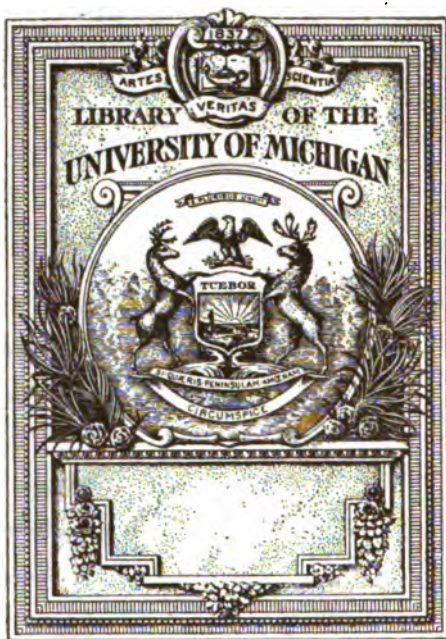
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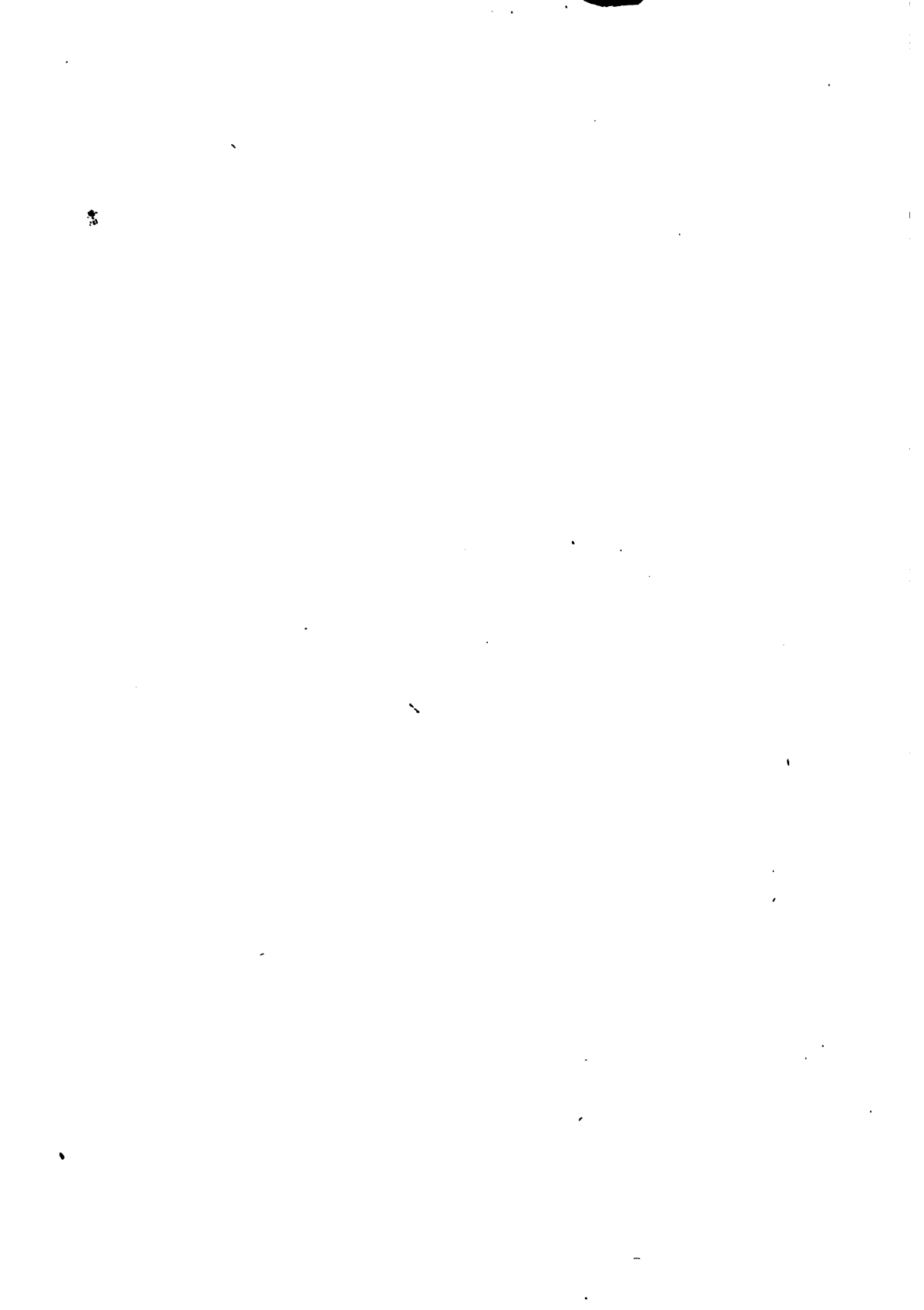
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Michigan House of Representatives

JOURNAL
OF THE
HOUSE OF REPRESENTATIVES
OF THE
STATE OF MICHIGAN

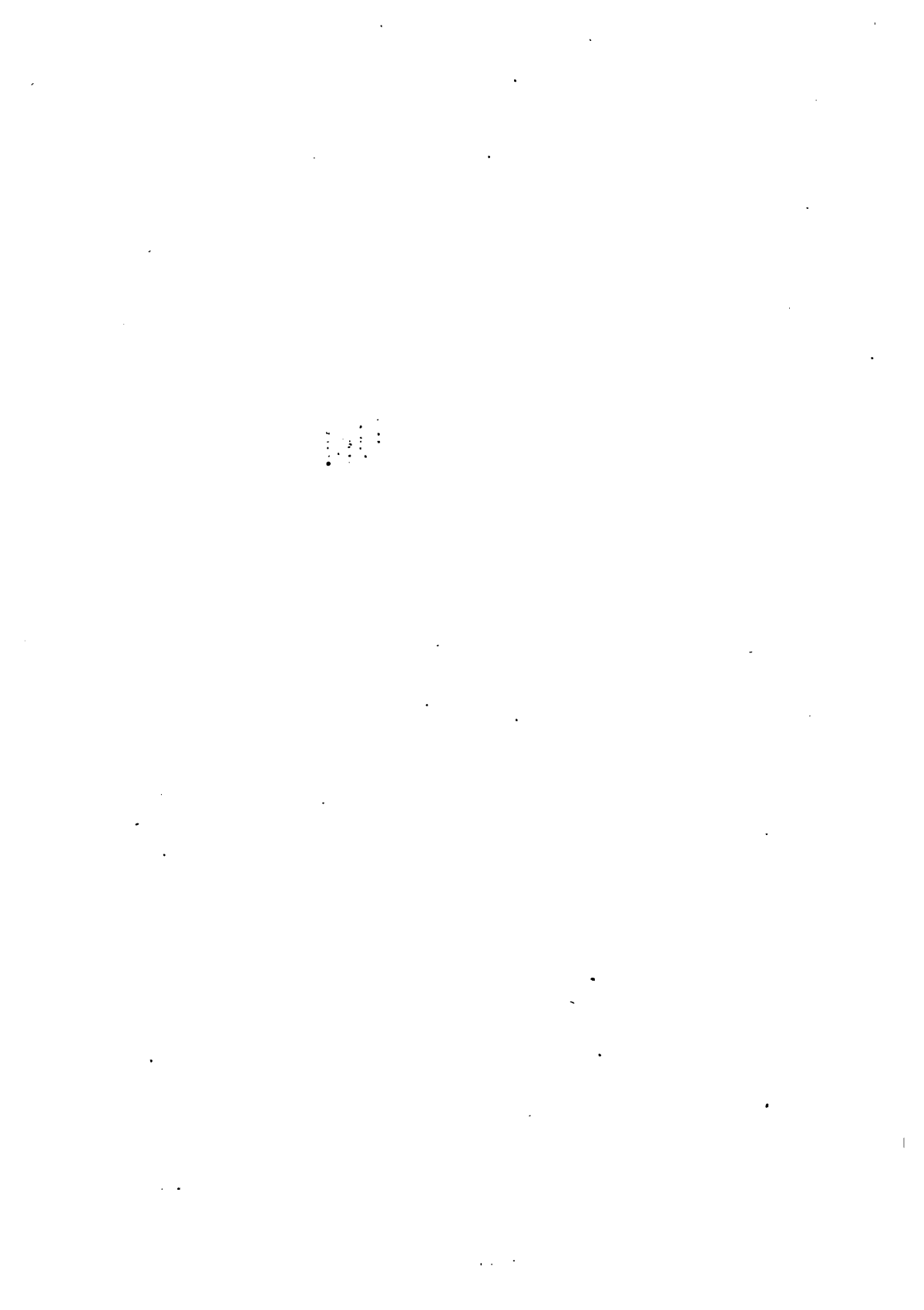
1921.

VOLUME I

CHARLES S. PIERCE
CLERK OF THE HOUSE OF REPRESENTATIVES



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LANSING, MICHIGAN
1921



**JOURNAL
OF THE
House of Representatives
SESSION OF 1921**

NUMBER ONE.

Lansing, Wednesday, January 5.

12:00 o'clock m.

Pursuant to the requirements of the Constitution, the members-elect of the House of Representatives of the State of Michigan, for the years 1921 and 1922, assembled in Representative Hall in the Capitol at Lansing on the first Wednesday in January, the fifth day of January, 1921, and, in accordance with law, were called to order by Charles S. Pierce, Clerk of the preceding House.

The following invocation was offered by the Reverend C. W. Kemper, of the First Baptist Church of Lansing:

"Our God, at this convocation we desire to express our gratitude for Thy good care over us in the yesterdays. Thy hand has been good upon us. Bountiful harvests have been ours and we have heard the hum of the wheel of industry among us. Peace and plenty has been our lot and to Thee we owe gratitude for uncounted blessings.

And now we are here, the chosen representatives of a great people, hence we are here to perform a great task. Our authority resides in the needs and wishes of the homes throughout the length of our great state. We are the representatives of the common people. We are here to translate their wishes into enactments; their desires into laws. We ask for wisdom, courage and strength that we may represent them accurately and faithfully.

Remind us of our social solidarity. We are parts one of another. If one suffer, then all suffer. We rise or fall together. Let us learn from the recent slowing down of our industrial life how our communal life is knit together. Remind us of all these fraternal relationships as we undertake our tasks. And now we invoke Thy blessings, motive, mind and spirit upon us that we may perform well and as in Thy sight the duties entrusted to us. We ask this in the name of our Master. Amen."

The following communication from the Secretary of State was read:

DEPARTMENT OF STATE.
Lansing.

January 1st, 1921.

Hon. Charles S. Pierce, Clerk, House of Representatives, Capitol.

Dear Sir:—I inclose herewith a certified list of the Members-elect of the State Senate and House of Representatives for the years 1921-22, as shown by the returns from the Clerks of the several counties in this State, now on file in this office.

Very respectfully,
CHARLES J. DELAND,
Secretary of State.

The following is the certified list of Senators-elect and Representatives-elect:

Members-elect of the State Senate.

First District—Walter J. Hayes.

Second District—John W. Smith.

Third District—Arthur E. Wood.

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Fourth District—George M. Condon.
Fifth District—Oscar A. Riopelle.
Sixth District—Donald C. Osborn.
Seventh District—Roy Clark.
Eighth District—Bayard G. Davis.
Ninth District—James Henry.
Tenth District—Burney E. Brower.
Eleventh District—John W. Smith.
Twelfth District—Charles A. Sink.
Thirteenth District—Henry T. Ross.
Fourteenth District—Byron P. Hicks.
Fifteenth District—G. Elmer McArthur.
Sixteenth District—Eva M. Hamilton.
Seventeenth District—Thomas H. McNaughton.
Eighteenth District—Foss O. Eldred.
Nineteenth District—Ernest J. Bryant.
Twentieth District—George B. Forrester.
Twenty-first District—O. G. Johnson.
Twenty-second District—Harvey A. Penney.
Twenty-third District—Arthur J. Bolt.
Twenty-fourth District—Ralph W. Phillips.
Twenty-fifth District—Aaron Amon.
Twenty-sixth District—Charles Tufts.
Twenty-seventh District—Albert J. Engel.
Twenty-eighth District—Duncan McRae.
Twenty-ninth District—Herbert F. Baker.
Thirtieth District—William A. Lemire.
Thirty-first District—Frank H. Vandenboom.
Thirty-second District—James M. Wilcox.

Members-elect of the House of Representatives.

Counties:

Allegan, First District—Frank R. Mosier.
Allegan, Second District—Fred Wade.
Alpena—Lemuel G. Dafoe.
Antrim—Thomas D. Meggison.
Barry—Alfred M. Nevins.
Bay, First District—John G. Dean.
Bay, Second District—James E. McKeon.
Berrien, First District—Herbert W. Gowdy.
Berrien, Second District—George S. Barnard.
Branch—Joseph E. Watson.
Calhoun, First District—Hammond J. Coleman.
Calhoun, Second District—Miles S. Curtis.
Cass—Fred B. Wells.
Charlevoix—Rollie L. Lewis.
Cheboygan—Frank B. Aldrich.
Chippewa—Henry A. Osborn.
Clare District—Richard Emerson.
Clinton—George G. Hunter.
Delta—Peter Jensen.
Dickinson—Walter A. Henze.
Eaton—Simon D. Bryan.
Emmet—Edward L. Sargent.
Genesee, First District—Peter B. Lennon.
Genesee, Second District—Charles A. Brown.
Gogebic—John Holland.
Grand Traverse—Emmor O. Ladd.
Gratiot—David G. Locke.
Hillsdale—Floyd W. Rowe.
Houghton, First District—Robert B. MacDonald.
Houghton, Second District—James F. Jewell.
Houghton, Third District—William F. Miller.

Huron—Godfried Gettel.
Ingham, First District—Edwin B. Ramsey.
Ingham, Second District—Warren D. Byrum.
Ionia—Fred L. Warner.
Iosco District—Francis B. DeWitt.
Iron District—Patrick O'Brien.
Isabella—Martin Menerey.
Jackson, First District—George H. Townsend.
Jackson, Second District—C. Jay Town.
Kalamazoo, First District—Albion B. Titus.
Kalamazoo, Second District—Edward G. Read.
Kent, First District—William A. Haan.
 Edward B. Strom.
 George W. Welsh.
Kent, Second District—George H. Miller.
Kent, Third District—Oscar W. Braiman.
Lapeer—David H. Butler.
Leelanau District—William L. Case.
Lenawee, First District—Charles Evans.
Lenawee, Second District—John R. Vine.
Livingston—Clarence J. Fuller.
Macomb—Will C. Hartway.
Manistee—Arlie L. Hopkins.
Marquette, First District—William S. Ewing.
Marquette, Second District—Thomas F. Francis.
Mason—David W. Leedy.
Mecosta—Aaron W. Miles.
Menominee—Edward R. Hubbard.
Midland—Clifford G. Olmsted.
Missaukee District—Ezra S. Hall.
Monroe—George Danz.
Montcalm—William E. Rasmussen.
Muskegon—Clarence G. Pitkin.
Newaygo—Orville E. Atwood.
Oakland, First District—David A. Green.
Oakland, Second District—Andrew Bird Glaspie.
Oceana—Daniel D. Rankin.
Osceola—Irvin Chase.
Ottawa, First District—Gerrit W. Kooyers.
Ottawa, Second District—Harrison H. Averill.
Presque Isle District—Nelson G. Farrier.
Saginaw, First District—Alfred T. Robinson.
 James A. Harris.
Saginaw, Second District—John C. Rauchholz.
Sanilac—Charles F. Burnham.
Schoolcraft District—David F. Morrison.
Shiawassee—William P. Strauch.
St. Clair, First District—William O. Lee.
St. Clair, Second District—Franklin Moore.
St. Joseph—Homer L. Allard.
Tuscola—William C. Sanson.
VanBuren—Eugene J. Kirby.
Washtenaw, First District—Edward B. Manwaring.
Washtenaw, Second District—Joseph E. Warner.
Wayne, First District—James D. Jerome.
 John Stevenson.
 Milton R. Palmer.
 Charles H. Culver.
 G. Oliver Frick.
 A. Ward Copley.
 Albert H. Reutter.
 George Lord.
 Vincent P. Dacey.
 Ralph W. Liddy.

Russell A. Hart.
 Wayne, Second District—Fred E. Dunn.
 Wayne, Third District—Milo N. Johnson.
 Wayne, Fourth District—Ari H. Woodruff.
 Wexford District—Frank A. Smith.

STATE OF MICHIGAN,
 Department of State.

I, Charles J. DeLand, Secretary of State of the State of Michigan do hereby certify that I have compared the annexed and foregoing list of all the members elect of the Senate and House of Representatives of the State of Michigan, for the years 1921-22, with the original returns as transmitted to me by the clerks of the several counties in the State, and that it is a true and correct list.

[Seal.] In witness whereof, I have hereto affixed my signature and the Great Seal of the State, at Lansing, this first day of January in the year of our Lord nineteen hundred twenty-one.

CHARLES J. DELAND,
 Secretary of State
 by Albert Dunham,
 Deputy Secretary of State.

The roll of the House was called by the Clerk, who announced that all the members-elect were present except Representative Town.

The members-elect of the House appeared at the Clerk's desk and took and subscribed the constitutional oath of office, which was administered by Joseph H. Steere, Chief Justice of the Michigan Supreme Court.

Mr. Jerome moved that the House take a recess until 2:00 o'clock p. m.
 The motion prevailed, the time being 12:42 o'clock p. m.

After Recess.

2:00 o'clock. p. m.

The House was called to order by the Clerk.

The Clerk announced that the first business in order was the drawing of seats in accordance with the statute.

The statute having been read, and a boy, James Green of Lansing, blindfolded for the purpose, the seats were drawn as follows:

Mr. Chase	1
Wade	2
Green	3
Miller, W. F.	4
Averill	5
Miles	6
Francis	7
Ewing	8
Rauchholz	9
Rowe	10
Reutter	11
Hartway	12
Ladd	13
Sargent	14
Menerey	15
Olmsted	16
Case	17
Harris	18
Watson	19
Kooyers	20
Ramsey	21
Jewell	22

Haan	23
Townsend	24
Farrier	25
Titus	26
Gettel	27
Moore	28
McKeon	29
Town	30
Dafoe	31
O'Brien	32
Manwaring	33
Holland	34
MacDonald	35
Dean	36
Emerson	37
Warner, F. L.	38
Liddy	39
Hunter	40
Butler	41
Hopkins	42
Glaspie	43
Read	44
Stevenson	45
Hubbard	46
Jerome	47
Copley	48
Dunn	49
Jensen	50
Rankin	51
Barnard	52
Strauch	53
Rasmussen	54
Pitkin	55
Mosier	56
Robinson	57
Meggison	58
Wells	59
Kirby	60
Hall	61
Gowdy	62
Lee	63
DeWitt	64
Strom	65
Danz	66
Allard	67
Bryan	68
Atwood	69
Johnson	70
Hart	71
Morrison	72
Evans	73
Vine	74
Miller, Geo. H.	75
Curtis	76
Burnham	77
Braman	78
Frick	79
Culver	80
Lord	81
Dacey	82
Woodruff	83
Lennon	84
Welsh	85
Byrum	86
Aldrich	87

Palmer	88
Locke	89
Smith	90
Nevins	91
Osborn	92
Henze	93
Sanson	94
Brown	95
Fuller	96
Leedy	97
Lewis	98
Warner, J. E.	99
Coleman	100

Mr. Holland moved that the House take a recess until 3:10 o'clock p. m.
The motion prevailed, the time being 3:05 o'clock p. m.

After Recess.

3:10 o'clock, p. m.

The House was called to order by the Clerk.
The Clerk announced that the next business in order was the election of a Speaker.
The roll was called by the Clerk and the members voted as follows:

For Fred L. Warner:

Mr. Aldrich	Mr. Evans	Mr. Kooyers	Mr. Pitkin
Allard	Ewing	Ladd	Ramsey
Atwood	Farrier	Lee	Rankin
Averill	Francis	Leedy	Rasmussen
Barnard	Frick	Lennon	Rauchholz
Braman	Fuller	Lewis	Read
Brown	Gettel	Liddy	Reutter
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sanson
Byrum	Hall	McKeon	Sargent
Case	Harris	Manwaring	Smith
Chase	Hart	Meggison	Stevenson
Coleman	Hartway	Menerey	Strauch
Copley	Henze	Miller, Geo. H.	Strom
Culver	Holland	Miller, Wm. F.	Titus
Curtis	Hopkins	Moore	Townsend
Dacey	Hubbard	Morrison	Vine
Dafoe	Hunter	Mosier	Wade
Danz	Jensen	Nevins	Warner, Jos. E.
Dean	Jerome	O'Brien	Watson
DeWitt	Jewel	Olmsted	Wells
Dunn	Johnson	Osborn	Weish
Emerson	Kirby	Palmer	Woodruff

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The Clerk announced that Fred L. Warner, having received a majority of all the votes cast for the office of Speaker, was duly elected Speaker of the House of Representatives.

Mr. Read moved that a committee of three be appointed to conduct the Speaker-elect to the chair.

The motion prevailed.

The Clerk then named as a committee to conduct the Speaker-elect to the chair, Messrs. Read, Weish and Moore.

The committee performed the duty assigned it and, through its Chairman, introduced the Speaker-elect, who then addressed the House as follows:

There are a number of things I would like to say to you regarding the policies to be pursued by me during the coming session but I shall take time now only to outline them and shall enlarge on them from time to time during the session as the occasion may be presented.

First, however, I want to express to the membership of the House my deep appreciation of the honor and privilege you have given me of presiding over your deliberations during the coming session. No one with a sense of gratitude could overlook the honor connected with being allowed to preside over the House in this great commonwealth. I feel an added sense of gratitude for the very loyal and efficient support given to me by the members during the last few weeks. Frequently I have learned that members and others were doing work for me whom I did not know were particularly interested and it has been a source of great satisfaction to me.

After all, the things we get out of this life that are really worth-while are not the gold and silver we can accumulate; are not the positions of honor to which we may be raised; but the things that are really worth while and from which we get the most good are the friendships we form and the good we can do our fellow men. Monuments of marble and granite may be created to our memory but they crumble and decay with time, and are seen by only a comparatively few people; but the friendship which is enshrined in the hearts of our fellowmen lives on forever.

The more I see of mankind, and the more dealings I have with them, the more I am impressed that most men want to do what is right. The more I deal with men in public and private life the more confidence I have in them. The more I have learned of the composition of the House this session, the more I am impressed with the high character of the membership. I believe it is composed of a body of men of high moral character and of that stable substantial kind that are dependable. It speaks well for the character of legislation to be enacted during the coming weeks. I trust there will be the utmost harmony of feeling among members; not that there will be no differences of opinion on legislation to be enacted but I trust and feel certain that there have been no feelings aroused during the campaign but what will be forgotten now that the contest is over, and that good fellowship will prevail.

The pleasure of being elected Speaker would be complete were it not tempered somewhat with the vision of the added responsibilities and burdens that follow the honor. I am not unmindful of the fact that this is not an office to be used solely for the purpose of showing a little honor to one of the members but is an office that can be made a real benefit or an injury to the State. It is my intention to conduct this with only the benefit in mind. We are here in the interests of the State and not to follow our own personal likes or dislikes.

With that end in view it is my desire to appoint committees that will be most efficient to deal with the problems that come before them without bias or prejudice. Many serious, perplexing, and bitterly contested questions will undoubtedly be presented at this session. It is one of the most important sessions the State has ever had, if not the most important. The pendulum of State affairs has swung entirely to one side of the arc and must now begin to return to normal, and in that return and reconstruction, new problems will be presented. With that in mind I shall try to appoint each member on committees where he can give the most effective service, everything considered. If you are not appointed on a committee that you desired, it is probably not because you are not as well qualified as the men who are appointed but because all of the members requesting, or qualified for, certain appointments cannot be accommodated. Some of the committees have requests several times as many members as there are places to be filled. Naturally someone must be disappointed.

It is my desire in arranging the committees, to make a well-balanced committee so that legislative matters coming before it will receive careful consideration and abide by the determination of the majority of the members. I am a firm believer in majority rule and have very little sympathy with efforts of chairmen of committees in trying to usurp the duties and powers of the whole committee. No chairman should try to thwart the wishes of a majority of the committee by refusing to report out bills that have been ordered out in the proper way; neither should he try to force it out at a time when opponents of the measure are or cannot be present. I have no patience with that kind of legislative work and shall do my best to discourage it.

As a party we have a grave responsibility placed on us by the electors, both State and National, at the last election. They have stated in unmistakable terms that they not only have had sufficient of the Democratic administration, but that they are disgusted with it, and have given full faith and credit to the Republican Party. The tide of votes not only overwhelmed the National Democratic ticket, but swept into the State government a solid Republican legislature for the second time in the history of the State. This confidence in the party, instead of giving us a free hand to do as we please in State affairs, has, in my opinion, placed us under a greater responsibility to do nothing to betray that trust. The responsibility is now solely on the shoulders of the Republican party and we cannot and will not shirk it.

We have been made the agent of one of the great commonwealths of this Nation, a commonwealth rapidly striding toward the top of the galaxy of States, to transact its public business. Each one of you represents on an average more than thirty-six thousand people; some of you actually represent less, and some represent many more. You represent property values from \$50,000,000.00 to a much larger valuation. That is a serious responsibility resting on each one when you stop to consider it; and also when you stop to consider that you are making laws to govern the acts and conduct and to appropriate the money of all the people of this State. The first question we ought to ask ourselves at the opening of the session is how are we going to use that trust; are we going to use it for the best interests of our constituents or are we going to play politics with it? As for myself, and I know for the most of you, that question was answered long ago. You decided before you entered this Capitol Hall that you were going to give your best in time, thought, and judgment to give this State the best legislative session it has ever had.

Personally I have no political aspirations for the future, at least none that cannot be furthered by giving to the state my best efforts for a clean, business administration. The people are demanding a safe, sound, constructive administration and my efforts shall be bent to that end.

With the object in view of securing good legislation this session, it is desired that you let everyone so far as possible interested in any legislation before a committee have a chance to express his views in a hearing before the committee. There is going to be small place, however, for the professional lobbyist at this session. In my opinion he has not had the influence on legislation that he is sometimes given credit for. I do not believe that many of the members are influenced by the arguments of hired lobbyists, but nevertheless they are a nuisance and of no particular value to legislation. For that reason I shall do what I can to keep the House free from their influence.

It may be necessary in the future to hold more strictly to the rules of the House than has been done in some of the past sessions, owing to the importance of the business to be transacted. So far as possible nothing will be allowed to disturb the deliberations of the House or the orderly conduct of its business. I shall expect proper decorum at all times during the session, that they may be conducted in a dignified manner in keeping with the character of the business in which we are engaged. If it becomes necessary in the future to enforce strictly the rules relative to visitors on the floor of the House we will see them enforced.

It is also to be hoped that the time of the members will not be taken up with bills of no real merit. We have enough matters of real legislative importance to consider to take up the full time of the House without frittering away our time with freak legislation. Some of your constituents may have some neighborhood quarrel in mind that they want to settle through the legislature but it is no credit to either you or them to take up the time of the House with legislation of that character.

The theme of this session ought to be retrenchment. The taxes of this State, if not going beyond the bounds of reason, are at least getting beyond the length of the pocketbook of most of us. Everything is taking a downward trend now, and it is time to cut our State expenses as much as possible without crippling the institutions or departments. It is my desire to see the House cooperate in every way possible with all of the constructive policies of the Governor. With all three branches of the State Government working hand in hand, we ought to be able to do some work here that would be a real credit to the State.

There will undoubtedly be considerable labor legislation of importance. The

laboring man has his rights which must be protected, as has also the manufacturer. Labor has been in a very unsettled and disturbed condition for some time past. Legislation along this line must receive the utmost care that the rights of both capital and labor are properly safeguarded.

We will also have many questions dealing with farming and other interests to consider. The farmers are the backbone of the Nation and their interests must be protected. In the return toward normal conditions, they have undoubtedly been the hardest hit of any interests. We must see that the agricultural interests receive the proper legislative attention and protection.

In closing, let me again thank you for the honor of being your presiding officer for the coming session. It is my wish that my actions, both in and out of office, may meet your fullest expectations and merit the full confidence reposed in me, and that the God of Wisdom and Justice may guide all of our deliberations, piloting the Ship of State safely over the turbulent waters through which we are sailing, so that when the session closes the people of this commonwealth can feel that the session has been a real benefit to the State rather than a source of criticism as has been the case so often in the past.

The Speaker announced that the next business in order was the election of a Speaker pro tem.

The roll was called by the Clerk and the members voted as follows:

For Fred E. Dunn:

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Ramsey
Allard	Farrier	Lee	Rankin
Atwood	Francis	Leedy	Rasmussen
Averill	Frick	Lennon	Rauchholz
Barnard	Fuller	Lewis	Read
Braman	Gettel	Liddy	Reutter
Brown	Glaspie	Locke	Robinson
Bryan	Gowdy	Lord	Rowe
Burnham	Green	MacDonald	Sanson
Butler	Hall	McKeon	Sargent
Byrum	Harris	Manwaring	Smith
Case	Hart	Meggison	Stevenson
Chase	Hartway	Menerey	Strauch
Coleman	Henze	Miller, Geo. H.	Strom
Copley	Holland	Miller, Wm. F.	Titus
Culver	Hopkins	Moore	Townsend
Curtis	Hubbard	Morrison	Vine
Dacey	Hunter	Mosier	Wade
Dafoe	Jensen	Nevins	Warner, Jos. E.
Danz	Jerome	O'Brien	Watson
Dean	Jewel	Olmsted	Wells
DeWitt	Johnson	Osborn	Welsh
Emerson	Kirby	Palmer	Woodruff
Evans	Kooyers	Pitkin	Speaker

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The Speaker announced that Fred E. Dunn, having received a majority of all the votes cast for the office of Speaker pro tem, was duly elected Speaker pro tem of the House of Representatives.

Mr. Jensen moved that a committee of three be appointed to conduct the Speaker pro tem to the chair.

The motion prevailed.

The Speaker named as such committee Messrs. Jensen, Holland and Dean.

The committee performed the duty assigned it, and through its Chairman introduced the Speaker pro tem, who addressed the House as follows:

Mr. Speaker and Gentlemen of the House: Permit me again to thank you for the honor you have conferred upon me in electing me to the office of Speaker pro tem.

I shall endeavor at all times to act in accord with the policy of the Speaker for the transaction of business in accordance with the will of this House.

The problems confronting this State are many and weighty and deserve the most painstaking consideration. To their solution I promise you my most sincere and earnest effort.

If called upon to preside I shall endeavor to show that your confidence in me has not been misplaced.

I thank you.

The Speaker announced that the next business in order was the election of a Clerk.

The roll was called by Frank E. Fitzgerald, Journal Clerk of the preceding House, and the members voted as follows:

For Charles S. Pierce:

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Ramsey
Allard	Farrier	Lee	Rankin
Atwood	Francis	Leedy	Rasmussen
Averill	Frick	Lennon	Rauchholz
Barnard	Fuller	Lewis	Read
Braman	Gettel	Liddy	Reutter
Brown	Glaspie	Locke	Robinson
Bryan	Gowdy	Lord	Rowe
Burnham	Green	MacDonald	Sanson
Butler	Hall	McKeon	Sargent
Byrum	Harris	Manwaring	Smith
Case	Hart	Meggison	Stevenson
Chase	Hartway	Menerey	Strauch
Coleman	Henze	Miller, Geo. H.	Strom
Copley	Holland	Miller, Wm. F.	Titus
Culver	Hopkins	Moore	Townsend
Curtis	Hubbard	Morrison	Vine
Dacey	Hunter	Mosler	Wade
Dafoe	Jensen	Nevins	Warner, Jos. E.
Danz	Jerome	O'Brien	Watson
Dean	Jewel	Olmsted	Wells
DeWitt	Johnson	Osborn	Welsh
Dunn	Kirby	Palmer	Woodruff
Emerson	Kooyers	Pitkin	Speaker
Evans			

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The Speaker announced that Charles S. Pierce, having received a majority of all the votes cast for the office of Clerk, was duly elected Clerk of the House of Representatives.

The Speaker announced that the next business in order was the election of a Sergeant-at-Arms.

The roll was called by the Clerk and the members voted as follows:

For Clarence D. Birkholm:

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Ramsey
Allard	Farrier	Lee	Rankin
Atwood	Francis	Leedy	Rasmussen
Averill	Frick	Lennon	Rauchholz
Barnard	Fuller	Lewis	Read
Braman	Gettel	Liddy	Reutter
Brown	Glaspie	Locke	Robinson
Bryan	Gowdy	Lord	Rowe
Burnham	Green	MacDonald	Sanson
Butler	Hall	McKeon	Sargent
Byrum	Harris	Manwaring	Smith
Case	Hart	Meggison	Stevenson
Chase	Hartway	Menerey	Strauch
Coleman	Henze	Miller, Geo. H.	Strom
Copley	Holland	Miller, Wm. F.	Titus

Culver	Hopkins	Moore	Townsend
Curtis	Hubbard	Morrison	Vine
Dacey	Hunter	Mosier	Wade
Dafoe	Jensen	Nevens	Warner, Jos. E.
Danz	Jerome	O'Brien	Watson
Dean	Jewel	Olmsted	Wells
DeWitt	Johnson	Osborn	Welsh
Dunn	Kirby	Palmer	Woodruff
Emerson	Kooyers	Pitkin	Speaker
Evans			

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The Speaker announced that Clarence D. Birkholm, having received a majority of all the votes cast for the office of Sergeant-at-Arms, was duly elected Sergeant-at-Arms of the House of Representatives.

The Clerk-elect and the Sergeant-at-Arms-elect took and subscribed the constitutional oath of office, which was administered by the Speaker.

By unanimous consent the House took up the order of

Motions and Resolutions.

Mr. Jerome offered the following resolution:

House resolution No. 1.

Resolved that the following be adopted as the standing rules of this House:

CHAPTER I.

General Provisions.

Quorum.

Rule 1. A majority of the members elected to the house shall constitute a quorum.

Admission to Floor.

Rule 2. No person, unless introduced by a member, shall be admitted within the bar of the House, except the governor, members of the senate, heads of the departments of the state government, judges, members of congress, those who have been members of congress, of the constitutional convention of the state and of the state legislature and correspondents of daily papers. All persons provided for as above shall be known to the sergeant-at-arms, and persons introduced shall be admitted within the bar only upon the personal request of a member each time such courtesy is granted.

Bar of the House.

Rule 3. The words "within the bar of the house," when used in these rules, shall mean the space on the main floor of representative hall, together with the cloak, document and toilet rooms.

CHAPTER II.

Officers.

Speaker.

Duties as Presiding Officer.

Rule 4. The speaker shall take the chair each day at the hour to which the house shall have adjourned. He shall call the house to order, and, except in the absence of a quorum, shall proceed to business in the manner prescribed by these rules.

Rule 5. He shall preserve order and decorum; may speak to points of order, rising from his seat for that purpose; and shall decide questions of order, subject to an appeal to the house. When two or more members rise at once, the speaker shall name the member who is first to speak.

Appointment of Committees.

Rule 6. He shall appoint all committees, except where the house shall otherwise order.

Naming of Acting Speaker.

Rule 7. He may substitute any member to perform the duties of the chair, but not for a longer time than one day without leave of the house.

Naming of Chairman Committee of the Whole.

Rule 8. When the house shall have decided to go into the committee of the whole, he shall name a chairman to preside therein.

Voting.

Rule 9. He shall vote in all elections, on all divisions called for by any member and on all questions taken by yeas and nays, except on appeals from his decisions.

Putting the Question.

Rule 10. He shall distinctly put all questions in this form, to-wit: "As many as are in favor of (as the question may be), say 'aye,'" and after the affirmative voice is expressed, "as many as are opposed, say 'no.'" If the speaker doubt or division be called for, the house shall divide—those voting in the affirmative shall first rise, then those in the negative.

Recognition During Roll Call.

Rule 11. After a question has been stated by the speaker, and the calling of the roll has been begun by the clerk, the speaker shall not recognize a member for any purpose, except to demand the vote of another member or upon points of order, until after the announcement of the vote by the clerk; but he shall preserve order and direct members who are not in their seats to resume them and vote when their names are called.

Speaker pro tem.

Powers and Duties.

Rule 12. In the absence of the speaker, the speaker pro tem shall exercise the powers and perform the duties of speaker and shall preside over the house unless the speaker shall have designated a member to preside for any day.

Clerk.

Roll Call.

Rule 13. The clerk shall call the roll at the opening of each session of the house and announce whether or not a quorum is present. He shall announce the names of the members absent with leave of the house and the names of the members absent without leave and enter the names of all absentees upon the journal.

Conduct of Religious Exercises.

Rule 14. He shall arrange for the conduct of religious exercises at the opening of each session of the house.

Publication and Correction of Journal.

Rule 15. He shall make up and complete the journal of the house in conformity with the rules, supervise the daily publication thereof and make such corrections therein from day to day as may be necessary.

Order of Business.

Rule 16. He shall keep the several orders of business separate and distinct.

and shall prepare and place on the desk of each member each day a list of the business on his desk under each order of business.

Printing, Announcement of Printing and Enrollment of Bills.

Rule 17. He shall attend to the printing of all bills, acts or documents ordered printed by the house. He shall announce each day the numbers and titles of all bills, both house and senate, which have been printed and placed upon the files of the members and the numbers and titles of bills which have been enrolled and presented to the governor.

Responsibility for Care of Bills; Presentation of Enrolled Bills to Governor.

Rule 18. He shall be responsible to the house for the care and preservation of each bill introduced into the house and for each bill received from the senate up to the time of its return to that body, which responsibility shall only be relieved by a receipt from a proper person when the bill passes from his possession. When a bill has been finally passed by the two houses he shall present to the governor an enrolled copy thereof printed in accordance with the statute relating thereto, taking a receipt therefor showing the day and hour at which such copy was deposited in the executive office.

Appointment of Assistants.

Rule 19. The clerk shall appoint as assistants in the performance of the duties required of him a journal clerk, bill clerk, three proof-readers, a reading clerk, financial clerk, and such other assistants as the house may by resolution authorize, who shall be subject to his orders and to summary removal by him on failure to properly perform the duties assigned them, the reason for such removal to be reported forthwith to the house.

Incapacity of Clerk.

Rule 20. In case of the inability of the clerk, from sickness or other cause, to perform the duties of his office, temporarily, the journal clerk shall be charged with the responsibility of the clerk and shall perform his duties.

Notices in Cases of Extra Sessions.

Rule 21. Whenever the legislature shall be called to meet in extraordinary session, the clerk of the house shall notify to be present at the opening of the session such of the clerks and employees of the house as the speaker of the house shall designate.

Sergeant-at-Arms.

Powers and Duties.

Rule 22. The Sergeant-at-arms shall be the chief police officer of the house. He shall have charge of the keepers of the cloak and committee rooms, janitors and messengers, and control of all police regulations. He shall attend to the heating, lighting and ventilation of the hall or representatives, committee rooms and connecting corridors. He shall serve all subpoenas and warrants issued by the house or any duly authorized officer or committee.

CHAPTER III.

Members.

Conduct in Debate.

Rule 23. When any member is about to speak in debate, or present any matter to the house, he shall rise from his seat, and respectfully address himself to "Mr. Speaker;" he shall confine himself to the question under debate, and avoid personalities.

Members Called to Order.

Rule 24. If any member in speaking transgress the rules of the house, the speaker shall, or any member may, call him to order; in which case the member so called to order shall immediately sit down and shall not rise unless to explain or proceed in order.

Times Members May Speak.

Rule 25. No member shall speak more than once on the same question without leave of the house, unless he be the mover of the matter pending or chairman of the committee who reported it, in which case he shall be privileged to speak twice.

Voting.

Rule 26. Every member who shall be within the bar of the house when the question is stated from the chair shall vote thereon, unless he be directly interested in the question, and no member shall be obliged to vote on any question unless he be within the bar when the question is so stated.

Recording of Votes; Demands for Votes.

Rule 27. The vote of no member shall be recorded by the clerk ,unless such member shall be in his seat when he gives his vote; and, if the vote of any member be demanded during the calling of the roll on any question, it shall be the duty of the speaker to direct such member who may be away from his seat but within the bar of the house to return to his seat and announce his vote. If a member shall refuse to vote after being directed so to do by the speaker he shall be deemed to be in contempt of the house and shall suffer such punishment as the house may direct, and a statement of the contempt and the determination of the house shall be entered on the journal.

Conduct During Roll Call.

Rule 28. While the speaker is putting any question, or while the roll is being called by the clerk, no member shall walk out of or cross the house; nor in such case or when a member is speaking, shall entertain private discourse or pass between him and the chair.

Conduct on Adjournment.

Rule 29. When the house adjourns, the members shall kept their seats until the speaker announces the adjournment.

CHAPTER IV.**Committees.****Standing Committees.***Names and Number of Members.*

Rule 30. All standing committees shall be appointed at the commencement of the session.

The committees on agriculture, apportionment, city corporations, education, elections, fish and fisheries, general taxation, liquor traffic, private corporations, judiciary, public utilities, railroads, revision and amendment of the constitution, roads and bridges, state affairs, and ways and means shall consist of nine members each.

All other committees shall consist of five members each.

The standing committees of the house shall be as follows:

1. Agricultural College.
2. Agriculture.
3. Air Traffic and Wireless Communication.
4. Apportionment.
5. Central Michigan Normal School.
6. City Corporations.
7. College of Mines.
8. Drainage.
9. Education.
10. Elections.
11. Federal Relations.
12. Fish and Fisheries.
13. Game Laws.

14. General Taxation..
15. Geological Survey.
16. Horticulture.
17. Industrial School for Boys.
18. Insurance.
19. Ionia State Hospital.
20. Judiciary.
21. Kalamazoo State Hospital.
22. Labor.
23. Liquor Traffic.
24. Local Taxation.
25. Michigan Employment Institution for the Blind.
26. Michigan Farm Colony for Epileptics.
27. Michigan Home and Training School.
28. Michigan Reformatory.
29. Michigan School for the Blind.
30. Michigan School for the Deaf.
31. Michigan Soldiers' Home.
32. Michigan State Prison.
33. Military Affairs.
34. Mines and Minerals.
35. Newberry State Hospital.
36. Northern State Normal School.
37. Pontiac State Hospital.
38. Printing.
39. Private Corporations.
40. Public Health.
41. Public Lands and Forestry Interests.
42. Public Utilities.
43. Railroads.
44. Religious and Benevolent Societies.
45. Revision and Amendment of the Constitution.
46. Revision and Amendment of the Statutes.
47. Roads and Bridges.
48. Rules and Joint Rules.
49. State Affairs.
50. State Capitol and Public Buildings.
51. State House of Correction and Branch of the State Prison in the Upper Peninsula.
52. State Industrial Home for Girls.
53. State Library.
54. State Normal College.
55. State Psychopathic Hospital.
56. State Public School.
57. State Sanatorium.
58. Supplies and Expenditures.
59. Towns and Counties.
60. Traverse City State Hospital.
61. University.
62. Village Corporations.
63. Ways and Means.
64. Western State Normal School.

Chairman of Committees.

Rule 31. The first named member of any committee shall be the chairman, unless the committee by a majority of its number elect a chairman.

Sitting of Committees During Sessions of House.

Rule 32. No committee shall sit during the sessions of the house, without special leave of the house.

Notice of Adverse Reports.

Rule 33. All standing committees before reporting without recommendation or adversely to any bill shall notify the member presenting such bill when and

where he may meet such committee to explain the same; such notice to be given by mail in the house post-office twenty-four hours, or in person at any time, before so reporting.

Committee of the Whole.

General Orders of the Day.

Rule 34. All bills reported favorably by any committee of the house shall be ordered printed and referred to the committee of the whole. Such bills shall be kept on file in the order of their reference for consideration by the committee of the whole, and such file shall be called the "general orders of the day." Appropriation bills shall be considered an exception to this rule and shall be placed at the head of the general orders each day and shall be given preference in printing over other bills.

Consideration of Bills.

Rule 35. When the house shall have arrived at the "general orders of the day," it shall go into a committee of the whole upon such orders, or a particular order designated by a vote of the house, and no business shall be in order until the whole are considered or passed, or the committee rise; and unless a particular bill is ordered up by the house the committee of the whole shall consider, act upon or pass the general orders according to the order of their reference.

Reading; Debate; Amendment.

Rule 36. In committee of the whole bills shall be read and debated by sections, leaving the bill as a whole to be last considered. The body of the bill shall not be defaced or interlined, but all amendments shall be entered on separate pieces of paper, and reported to the house by the chairman standing in his place.

Motion that Committee Rise.

Rule 37. A motion that the committee rise shall always be in order and shall be decided without debate.

Reconsideration.

Rule 38. A motion to reconsider shall be in order in committee of the whole.

Application of House Rules.

Rule 39. The rules of the house shall be observed in committee of the whole, so far as they may be applicable, except that it cannot refer matter to any other committee; it cannot adjourn, the previous question shall not be ordered, the yeas and nays shall not be called, a motion to indefinitely postpone shall not be in order, a member may speak more than once, and the title or enacting words of the bill shall not be amended or stricken out.

CHAPTER V.

Transaction of Business.

Order of Business.

Rule 40. The order of business of the house shall be as follows:

1. Presentation of petitions.
2. Announcement by clerk of printing and enrollment of bills.
3. Reports of standing committees.
4. Reports of select committees.
5. Messages from the governor.
6. Communications from state officers.
7. Messages from the senate.
8. Notices.
9. Introduction of bills.
10. Third reading of bills.
11. Motions and resolutions.

12. Unfinished business.
13. Special orders of the day.
14. General orders of the day.

Petitions.

Printing in Journal.

Rule 41. No memorial, remonstrance or petition shall be printed in full in the daily journal without having been first read to the house.

Motions and Resolutions.

In General.

Stating Motions.

Rule 42. When a motion is made and, when necessary under the rules, seconded, it shall be stated by the speaker; or, if in writing, it shall be handed to and read aloud by the clerk before being debated.

Reducing to Writing.

Rule 43. Every motion shall be reduced to writing if the speaker or any member shall request it, and shall be entered on the journal, together with the name of the member making it, unless withdrawn or ruled out of order by the speaker.

When in Possession; Withdrawal.

Rule 44. After a motion has been stated by the speaker, or read by the clerk, it shall be deemed to be in the possession of the house, but may be withdrawn at any time before decision or amendment.

Precedence of Motions.

- Rule 45. When a question is under debate, no motion shall be received but—
1. To adjourn.
 2. To take a recess.
 3. To reconsider.
 4. To lay on the table.
 5. For the previous question.
 6. To postpone to a day certain.
 7. To commit.
 8. To amend.
 9. To postpone indefinitely.

Such motions shall take precedence in the order in which they stand arranged. When a recess is taken during the pendency of any question, the consideration of such question shall be resumed upon reassembling unless otherwise determined. No motion to postpone to a day certain, to commit or to postpone indefinitely, being decided, shall be again allowed on the same day and at the same stage of the question.

Always in Order, not Debatable.

Rule 46. A motion to adjourn shall always be in order; that and the motion to lay on the table, and all matters relating to questions of order, shall be decided without debate. A motion for a recess, pending the consideration of other business, shall not be debatable.

Order of Putting Questions.

Rule 47. All questions shall be put in the order they were moved, except in the case of privileged questions.

Amendments to be Germane.

Rule 48. No motion or proposition on a subject different from that under consideration shall be admitted under color of an amendment.

Division of Question.

Rule 49. Any member may call for a division of the question, which shall be divided if it comprehend propositions in substance so distinct that one being taken away a substantive proposition shall remain for the decision of the house. A motion to strike out and insert shall be deemed indivisible.

Concurrent Resolutions.

Rule 50. Every order or resolution to which the concurrence of the senate shall be necessary shall be read to the house and shall lie upon the table one day preceding its adoption. Such order or resolution shall be taken up the next day after it is offered under the order of "motions and resolutions." In case such order or resolution is not reached under that order of business at the next succeeding session it shall be considered thereafter under the order of "unfinished business."

Motions for the Previous Question.*Method of Ordering.*

Rule 51. The method of ordering the previous question shall be as follows: Any member may move the previous question. This being seconded by at least ten members, the chair shall put the question, "Shall the main question now be put?" This shall be ordered only by a majority of the members present and voting. After the seconding of the previous question and prior to ordering the same, a call of the house may be moved and ordered, but after ordering the previous question nothing shall be in order prior to the decision of the pending questions, except demands for the yeas and nays, points of order and appeals from the decision of the chair, which shall be decided without debate. The effect of the previous question shall be to put an end to all debate and bring the house to a direct vote upon all pending questions in their order down to and including the main question. When a motion to reconsider is taken under the previous question and is decided in the affirmative, the previous question shall have no operation upon the question to be reconsidered. If the house shall refuse to order the main question, the consideration of the subject shall be resumed as though no motion for the previous question had been made.

Motions to Reconsider.*Motion for Reconsideration.*

Rule 52. Any member may move for a reconsideration of any question on the same or next succeeding day; and such motion shall take precedence of all other questions, except a motion to adjourn and a motion to take a recess, but shall not be renewed on the same day. A motion to reconsider any question laid on the table may be taken therefrom and disposed of at any time within the period allowed by this rule for moving a reconsideration. The motion to postpone indefinitely shall require the votes of a majority of the members-elect, and shall not be reconsidered.

Notice of Reconsideration.

Rule 53. A notice of intention to move for a reconsideration of any bill may be given by any member, and the bill shall be retained by the clerk of the house until after the time expires during which under rule 52, the motion can be made, unless such notice is given within three days of the time when the house will cease to transact business.

Majority Vote.

Rule 54. Any proposition which requires for its adoption a two-thirds vote may, upon failure of adoption, be reconsidered by a majority vote.

Motions for calls of the House.*Ordering Calls of the House.*

Rule 55. Calls of the house may be ordered upon motion by a majority of

the members present, but such majority shall not be less than fifteen in number. A motion for a call of the house shall not be entertained after the previous question is ordered.

Procedure.

Rule 56. After a call of the house is ordered the members shall not be permitted to go without the bar of the house without leave of the house. The roll of the house shall be called by the clerk and the absentees noted. The doors shall then be closed and the sergeant-at-arms may, upon motion, be dispatched after the absentees. In such case a list of the absentees shall be furnished by the clerk to the sergeant-at-arms, who shall report such absentees at the bar of the house with all possible speed. In case the sergeant-at-arms shall require assistance in addition to the regularly appointed assistant sergeant-at-arms of the house, the speaker may, upon motion, deputize any person properly qualified as a special assistant sergeant-at-arms.

Bills.

Introduction.

Rule 57. A bill may be introduced in order at any time, without notice, unless it has for its purpose the changing of the charter of a corporation, in which case at least one day's notice shall be given, which notice shall be in writing and shall contain the title of the bill. All bills shall be introduced in duplicate and shall be in typewritten or printed form.

Order of Consideration.

Rule 58. The regular order to be taken by bills introduced in the house shall be as follows:

1. Notice of introduction (if a bill proposing an amendment to an act of incorporation).
2. Introduction, first and second readings of title and reference to a committee by the speaker.

3. Report by the committee and placing on the general orders (if an appropriation bill, or one involving the expenditure of money from the general fund of the State treasury, reference to the Committee on Ways and Means, report by that committee and placing on general orders).

4. Consideration in the committee of the whole in order of reference.
5. Report by the committee of the whole and placing on order of third reading of bills.

6. Third reading at length and vote on passage.
7. Transmission to senate (if passed).
8. Return by the senate, and, if not amended by senate, reference to the clerk for enrollment printing; if amended by the senate, laying over one day, and consideration the following day under the same order of business (Messages from the Senate); and (if amendments are concurred in) reference to the clerk for enrollment printing.

9. Report by clerk of enrollment printing and presentation to the governor. Senate bills shall, as far as possible, take the same course as house bills.

All resolutions proposing amendments to the constitution shall take the same course as bills.

Nothing in this rule contained shall be construed to prevent a majority of the members-elect of the house from discharging a committee from the further consideration of any measure. A notice of at least one day shall be given of a motion to discharge any such committee, said notice to be in writing and entered in the journal. In case a committee of the house is discharged from the further consideration of a bill, the bill shall be printed, referred to the committee of the whole and placed on the general orders.

The notice above mentioned may, if the motion made thereunder does not prevail, be offered again on succeeding days of the same legislative session, but not upon the same day.

Reading.

Rule 59. Every bill shall receive three several readings previous to its

passage. The first and second readings may be by its title only, but the third reading shall be in full unless otherwise ordered by the house, and on a day subsequent to that on which it receives its second reading or passed the committee of the whole house. No bill shall be passed until it has been printed and in the possession of the house for at least five days. A request by a member that a bill be printed out of regular order must be in writing and shall be referred to the committee on printing for determination.

Commitment and Amendment.

Rule 60. No bill shall be committed or amended until it has passed its first and second readings. No bill shall be altered or amended on its passage through the house so as to change its original purpose.

Amendment; Vote.

Rule 61. Bills which have been considered in committee of the whole may be amended by the house by a majority vote of all the members-elect. When any bill considered in committee of the whole shall have been recommitted, any amendments made thereto by the committee may be concurred in by a majority vote of the members present and voting thereon.

Rule 62. Bills placed on the order of third reading, or their final passage, without having been considered in committee of the whole, may be amended prior to their passage by a majority vote of the members present and voting thereon.

Majority Vote on Bills.

Rule 63. On the final passage of every bill the vote shall be taken by yeas and nays and entered on the journal. No bill shall be declared passed, unless a majority of all the members elected to the house shall have voted in favor of its passage.

Two-Thirds Vote.

Rule 64. No bill appropriating the public money or property for local or private purposes, or providing for the incorporation of trust companies or corporations for banking purposes, or regulating the business thereof, or amending or repealing any law providing for such incorporation or regulation shall be passed, unless two-thirds of the members elected to the house shall have voted in favor of the passage thereof.

Title; Object; Reference to Compiler's Sections.

Rule 65. No bill shall embrace more than one object, which shall be expressed in its title. If the bill proposes any amendment to existing laws enacted prior to the last general compilation, the title shall contain also a reference to the compiler's section or sections of the compiled laws.

Special Orders.

Rule 66. Any subject matter made the special order for a particular day not having been reached on that day shall come up for consideration under the order of "unfinished business" on the next succeeding legislative day.

CHAPTER VI.

Miscellaneous.

Reading and Endorsement of Papers.

Reading.

Rule 67. When the reading of a paper is called for and an objection is raised to such reading, the house shall determine whether or not the paper shall be read.

Endorsement.

Rule 68. Every member presenting a paper containing subject matter for the consideration of the house shall endorse the same with a statement of its subject or contents and his name.

Yea^s and Nay^s.***How Called.***

Rule 69. In taking the yeas and nays upon any question the names of the members shall be called alphabetically.

Demands for Yeas and Nays.

Rule 70. Upon the passage of any question the vote shall be taken by yeas and nays and entered upon the journal of the house on the demand by any ten members.

Rules and Practice.***Amendment or Suspension of Rules.***

Rule 71. Any rule of the house may be altered by a majority vote of the members-elect, but no rule shall be amended unless such amendment is in writing and in possession of the house five days prior to its consideration. A rule may be suspended by a vote of two-thirds of the members shown to be present by the journal entries.

Practice.

Rule 72. The rules of parliamentary practice comprised in Cushing's "Law and Practice of Legislative Assemblies" shall govern in all cases in which they are not inconsistent with the standing rules and orders of the House or the Constitution of the State of Michigan.

Appeals.***Form of Question.***

Rule 73. On all appeals from the decisions of the chair, the question shall be "Shall the judgment of the chair stand as the judgment of the house?" which question shall be decided by a rising vote, unless otherwise ordered by the house.

Debate.

Rule 74. No member shall speak more than once on the question of an appeal without leave of the house.

Tabling Appeals.

Rule 75. An appeal may be laid on the table but shall not carry with it subject matter before the house at the time such appeal is taken.

The resolution was adopted.

Mr. Watson offered the following resolution:

House Resolution No. 2.

Resolved, That the Speaker appoint twelve clerks, to be designated by the Speaker as committee clerks, or for such other duties as the Speaker may prescribe; a document room keeper; two assistant document room keepers; a cloak room keeper; an assistant cloak room keeper; thirteen assistant janitors, who shall respectively be designated by the Speaker to act as chief and assistant janitors and as assistants to the sergeant-at-arms in the performance of his duties; a janitress for the gallery; a Speaker's Clerk; a Speaker's messenger, and eleven floor messengers.

The resolution was adopted.

Mr. Aldrich offered the following resolution:

House Concurrent Resolution No. 1.

Resolved by the House of Representatives (the Senate concurring), That Ira G. Ormsbee be and is hereby elected Legislative Postmaster for the session of 1921.

The Speaker announced that under Rule 50 the resolution would lie upon the table one day.

Mr. Aldrich moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor. The question being on the adoption of the resolution, The resolution was adopted.

Mr. Byrum offered the following resolution:

House Concurrent Resolution No. 2.

Resolved by the House of Representatives (the Senate concurring), that the Senate and House of Representatives meet in joint convention in the Hall of the House of Representatives, January 6, 1921, at 1 o'clock p. m., to receive the message of the Honorable Albert E. Sleeper, retiring Governor, the inaugural message of Governor Alexander J. Groesbeck and such other communications as the Governor may desire to make to the Legislature.

The Speaker announced that under Rule 50 the resolution would lie upon the table one day.

Mr. Byrum moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor. The question being on the adoption of the resolution, The resolution was adopted.

Mr. Braman offered the following resolution:

House Resolution No. 3.

Resolved, That the hour of 2 o'clock p. m., unless otherwise ordered, be fixed as the time at which the House shall convene in daily session.

The resolution was adopted.

Mr. Braman moved that when the House adjourns today it stand adjourned until tomorrow at 12:45 o'clock p. m.

The motion prevailed.

Mr. Stevenson offered the following resolution:

House Resolution No. 4.

Resolved, That Harry J. McGrane, the Sergeant-at-Arms of the last House, be paid the sum of thirty-five dollars for his services in the organization of this House.

The resolution was adopted.

Mr. Liddy offered the following resolution:

House Resolution No. 5.

Resolved, That the Clerk is hereby authorized to appoint a stenographer, a messenger, an assistant to the Journal Clerk, an assistant to the Bill Clerk, a mailing clerk, an assistant mailing clerk, and a messenger for the proof room.

The resolution was adopted.

Mr. Olmsted offered the following resolution:

House Resolution No. 6.

Resolved, That a Special Committee of three be appointed by the Speaker, on the part of the House, to join a committee on the part of the Senate, the two committees to wait on the Governor and notify him that the two houses have completed their organizations and will be pleased to meet in joint convention at such time as he may designate, to receive his message and such other communications as he may desire to make to the Legislature.

The resolution was adopted.

The Speaker appointed as such committee Messrs. Olmsted, Wells, and Glaspie.

Mr. Moore offered the following resolution:

House resolution No. 7.

Resolved, That the rules of the House be amended by adding a new section to Rule No. 58, to be known as Section 10 and to read as follows:—

"Sec. 10. When a bill, having been favorably reported by any committee of the House, has been referred to the Committee on Ways and Means, in accordance with Section 3 of this rule, it shall be favorably reported back to the House by the Committee on Ways and Means without amendment except as to the appropriations or State expenditures involved. Such report shall be made

by the Ways and Means Committee in time for full consideration of such bill by both the House and the Senate before the time fixed for final adjournment."

The Speaker announced that under Rule 71 the resolution would lie upon the table five days.

Mr. Hopkins moved that the resolution be referred to the committee on Rules and Joint Rules when appointed.

The motion prevailed.

Mr. Copley offered the following resolution:

House Resolution No. 8.

Resolved, That in accordance with Rule 2 of the House Rules the Speaker of the House assign to the duly accredited representatives of the press proper seats on the floor of the House.

The resolution was adopted.

By unanimous consent the House took up the order of

Messages From The Senate.

A message was received from the Senate transmitting Senate concurrent resolution No. 3

Providing for the appointment of the assistant postmaster of the Legislature.

Resolved by the Senate (the House of Representatives concurring), That R. Marvin Dickinson be and is hereby appointed assistant postmaster of the Legislature.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Culver moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor. The question being on the adoption of the resolution,

The resolution was adopted.

A message was received from the Senate, informing the House that the Senate had appointed Senators Hamilton, Engel, and Wood a committee to join a like committee on the part of the House to wait on the Governor and inform him that the two houses had completed their organizations and were ready to receive any communication which he might desire to make.

A message was received from the Senate, transmitting Senate concurrent resolution No. 1.

Prescribing the Joint Convention rules for the Legislature.

Resolved by the Senate (the House of Representatives concurring), That the following be and are hereby adopted as the Joint Convention Rules of the Senate and House of Representatives:

Rule 1. Joint conventions shall be held in the hall of the house of representatives, and the president of the senate, or in his absence the president pro tempore of the senate, shall preside.

Rule 2. The secretary of the senate and clerk of the house of representatives shall be secretaries of the joint convention. The proceedings of the joint convention shall be published with the journals of the house, and the final result, as announced by the president on the return of the senate to its chamber, shall be entered on the journals of the senate.

Rule 3. The rules of the house of representatives, so far as the same may be applicable, shall govern the proceedings in joint convention.

Rule 4. Whenever a president pro tempore presides, he shall be entitled to vote on all occasions, and in case of a tie the question shall be declared lost.

Rule 5. Joint conventions shall have the power to compel the attendance of absent members in the mode and under the penalties prescribed by the rules of the house to which such members respectively belong, and for that purpose the sergeant-at-arms of each house shall attend.

Rule 6. Joint conventions may adjourn from time to time, as may be found necessary, and it shall be the duty of the house of representatives to prepare to receive the senate, and of the senate to proceed to the hall of the house of representatives, at the time fixed by law or resolution, or to which the joint convention may have adjourned.

The Speaker announced that under Rule 50 the resolution would lie upon the table one day.

Mr. Moore moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution.

The resolution was adopted.

A message was received from the Senate, transmitting
Senate concurrent resolution No. 2.

Prescribing the Joint Rules of the Senate and House of Representatives.

Resolved, by the Senate (the House of Representatives concurring), That the following be and are hereby adopted as the Joint Rules of the Senate and House of Representatives:

Rule 1. Each house shall transmit to the other all papers on which any bill or resolution shall be founded.

Rule 2. When a bill or resolution which shall have passed one house is rejected in the other, notice thereof shall be given to the house in which the same may have been passed.

Rule 3. Messages from one house to the other shall be communicated by the Secretary of the Senate and Clerk of the House of Representatives, respectively, unless the house transmitting the message shall especially direct otherwise.

Rule 4. It shall be in the power of either house to amend any amendment made by the other to any bill or resolution.

Rule 5. In every case of a difference between the two houses upon any subject of legislation, the house wherein the difference arises shall advise the other house of the disagreement. Such other house shall then either recede from its position relative to the subject under consideration, or insist thereon and ask for a conference. Upon granting the request for a conference the house granting the request shall name three of its members as conferees on its part at said conference, and shall notify the other house of its action. Such other house shall thereupon name three of its members as conferees on its part at said conference. The bill under consideration shall be delivered to the conferees on the part of the house in which it originated. The conferees on the part of the two houses shall meet and consider the matters of difference between the two houses. In case the conferees of the two houses are unable to agree they shall report that fact to both houses, and the bill shall accompany the report to the house in which it originated. The situation shall then be the same as if no conference had been requested. In case of an agreement the conferees of the two houses shall make detailed report thereof, which report shall be signed by at least two of the conferees of each house, and the report, together with the papers in the case, shall be submitted to the house in which the bill originated. The vote shall be on the adoption of the conference report, and if the question shall be decided in the affirmative, the bill, together with the conference report, shall be transmitted to such other house with the information that the report has been adopted. If the question be decided in the negative the other house shall be notified thereof, and the situation shall then be the same as if no conference had been requested. When (the conference report having been adopted by one house) the report with the papers in the case shall have been transmitted to the other house, the question in such other house shall be on the adoption of the conference report. If the question shall be decided in the affirmative the bill shall be returned to the house in which it originated with the information that the other house has concurred in the adoption of the conference report, and the bill shall then be referred for enrollment, printing and presentation to the Governor. If the question shall be decided in the negative, the situation shall then be the same as if no conference had been requested. In either house the question on the adoption of the conference report shall not be subject to amendment or division, and the vote thereon shall be taken by yeas and nays.

Rule 6. It shall be in order for either house to recede from any subject matter

of difference existing between the two houses at any time previous to a conference, whether the papers on which such difference has arisen are before the house receding, formally or informally. A majority shall govern, except in cases where two-thirds are required by the constitution; and the question, having been put and lost, shall not be again put the same day. The consideration thereof in other respects shall be regulated by the rules of the respective houses.

Rule 7. In case each house adheres to its disagreement, the bill which is the subject of difference shall be deemed lost, and shall not be again revived during the same session in either house, unless by consent of three-fourths of the members present of the house reviving it.

Rule 8. The same bill shall not amend or repeal more than one act of incorporation; nor shall the same bill appropriate public money or property to more than one local or private purpose. Any bill appropriating moneys for the payment of the officers of the government shall be confined to that purpose exclusively.

Rule 9. Whenever there shall be an election of any officer in joint convention the result shall be certified by the president of the senate and the speaker of the house of representatives; shall be announced by the presiding officers to their respective houses; shall be entered on the journal of each and shall be communicated to the governor by the secretary of the senate and clerk of the house of representatives.

Rule 10. Whenever both houses, by the constitutional vote, direct that any bill shall take effect immediately, a statement shall be added thereto at the enrollment of the bill in words to this effect: "This act is ordered to take immediate effect."

Rule 11. Proposals for amendments to the constitution shall be by joint resolution, which, unless otherwise ordered by either house, shall take the same course as a bill.

Rule 12. Whenever a bill shall have been passed by both houses of the Legislature, the objections of the governor to the contrary, notwithstanding, or whenever a joint resolution proposing an amendment to the constitution shall have been agreed to by both houses in the manner prescribed by the constitution, such bill or such joint resolution shall be duly enrolled and signed by the presiding officers of both houses. The secretary of the senate and the clerk of the house shall then each attach a certificate to such enrolled copy, to the effect that the same has been passed or agreed to, as the case may be, by the senate and house respectively, in accordance with the provisions of the constitution, and shall forthwith file the same in the office of the secretary of state.

Rule 13. The title of every bill to amend or repeal existing laws passed prior to the date of the last general compilation shall refer to the chapter of the compilation containing such act, and to the sections proposed to be amended or repealed. When a bill to amend an existing law is printed, words proposed to be added to such law shall be enclosed in brackets; the omission of words shall be indicated by stars and when the proposed alteration is of such character that it cannot readily be indicated in either of the foregoing ways, it shall be indicated by printing in italics the parts differing from the existing law.

Rule 14. The legislative postoffice shall be kept open every week day from 8 o'clock a. m. to 9 o'clock p. m., and on each Sunday from 12 o'clock noon until 1 o'clock p. m., and the mail shall be delivered to the Lansing post-office in time for the outgoing trains on Sunday evenings.

Rule 15. As soon as may be after the announcement of the standing committees of the two houses, the Secretary of the Senate and Clerk of the House of Representatives shall prepare and have printed a legislative handbook containing information as to the district, home postoffice, Lansing address and profession or occupation of each Senator and Representative. Such handbook shall also contain a list of the standing committees of each house showing membership of each committee, a list of officers and employees of each house and such other matter as the Secretary of the Senate and the Clerk of the House of Representatives deem advisable.

The Speaker announced that under Rule 50 the resolution would lie upon the table one day.

Mr. MacDonald moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution,
The resolution was adopted.

A message was received from the Senate informing the House that the Senate had elected Senator Walter J. Hayes President Pro tem, Dennis E. Alward Secretary, and James R. Davis Sergeant-at-Arms.

Mr. Sanson asked and obtained leave of absence from tomorrow's session.

Mr. Copley moved that the House take a recess for 30 minutes.
The motion prevailed, the time being 4:22 p. m.

After Recess.

4:52 o'clock p. m.

The House was called to order by the Speaker.

The special committee appointed on the part of the House, to act with a like committee on the part of the Senate, to advise the Governor that the two houses had completed their organizations and were ready to receive his message, through its chairman reported that it had performed the duty assigned it, and that the Governor would be pleased to deliver his message to the House and Senate assembled in joint convention on Thursday, January 6, at 1:00 o'clock p. m.

The report was accepted and the committee discharged.

By unanimous consent, the House returned to the order of

Messages From The Senate.

A message was received from the Senate returning
House Concurrent Resolution No. 1.

Resolved by the House of Representatives (the Senate concurring), That Ira G. Ormsbee be and is hereby elected Legislative Postmaster for the session of 1921.
And informing the House that the Senate had concurred in the adoption of the resolution.

A message was also received from the Senate returning House Concurrent Resolution No. 2.

Resolved by the House of Representatives (the Senate concurring), That the Senate and House of Representatives meet in joint convention in the Hall of the House of Representatives January 6, 1921, at 1 o'clock p. m., to receive the inaugural message of the Honorable Albert E. Sleeper, the inaugural message of Governor Alexander J. Groesbeck and such other communications as the Governor may desire to make to the Legislature.

And informing the House that the Senate had concurred in the adoption of the resolution.

Mr. Hopkins moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Thursday at 12:45 o'clock p. m.

CHARLES S. PIECE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWO.

Lansing, Thursday, January 6.

12:45 o'clock p. m.

The House was called to order by the Speaker.

Major Ralph Duff, of Lansing, offered the invocation:

"Almighty and everlasting God, our Heavenly Father, in Thee we live and move and have our being; from Thee proceed all holy desires, all unselfish purposes, all just judgments; without Thee nothing is strong, nothing is sure, nothing is steadfast."

"We come to Thee today because we desire to honor Thee in all of our works and acknowledge Thee in all of our ways. We pray that Thy blessing may rest upon our land, this great and glorious land which our fathers dedicated to righteousness and consecrated to freedom. We pray that Thy blessing may rest upon our Commonwealth, this Michigan of ours, where we enjoy so many privileges and which we also deeply love. We pray Thy blessing to rest upon this 51st legislature. May the members who have come here, representatives of all that is best in their communities, be guided and directed by Thy perfect and infinite wisdom and may Thy spirit inspire every one in the work which he has here to do."

"Hear us we beseech Thee in our petitions, through Jesus Christ, our Lord, Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

Mr. Sanson was absent with leave.

Messrs. Haan, Miles and Palmer were absent without leave.

Mr. MacDonald moved that the absentees without leave be excused from today's session.

The motion prevailed.

By unanimous consent the House took up the order of

Motions and Resolutions.

Mr. Glaspie moved that a special committee of three members be appointed to notify the Senate that the House is ready to meet the Senate in joint convention.

The motion prevailed.

The Speaker appointed as such committee Messrs. Glaspie, Moore and Dafoe.

Messrs. Dean, Hunter, Atwood and Rauchholz asked and obtained leaves of absence from next week's sessions.

The Sergeant-at-Arms announced at the bar of the House the special committee appointed to notify the Senate that the House was ready to meet the Senate in joint convention.

The committee, through its chairman, reported that it had performed the duty assigned it.

The report was accepted and the committee discharged.

The Sergeant-at-Arms announced the Lieutenant-Governor and members of the Senate, who were admitted and conducted to seats.

Joint Convention.

1:00 p. m.

The joint convention was called to order by the President of the joint convention, Hon. Thomas Read, President of the Senate.

The roll of the Senate was called by the Secretary, who announced that a quorum of the Senate was present.

The roll of the House was called by the Clerk, who announced that a quorum of the House was present.

The President of the joint convention announced that the two houses had met in joint convention to receive the ex-augural message of the retiring Governor and the inaugural message of the Governor.

Mr. Welsh moved that a special committee, consisting of two representatives and one Senator, be appointed to invite the State Officers to be present at the joint convention.

The motion prevailed.

The President of the joint convention named as such committee Representatives Welsh and Ewing and Senator McRae.

Mr. Copley moved that a special committee, consisting of two representatives and one Senator, be appointed to invite the Justices of the Supreme Court to be present at the joint convention.

The motion prevailed.

The President of the joint convention named as such committee Representatives Copley and Byrum and Senator Hicks.

Senator Baker moved that a special committee, consisting of two Senators and three Representatives, be appointed to inform the retiring Governor and the Governor that the two houses were assembled in joint convention and were ready to receive their messages.

The motion prevailed.

The President of the joint convention named as such committee Senators Baker and Condon and Representatives Hunter, Stevenson and Evans.

The Sergeant-at-Arms announced the special committee appointed to invite the Justices of the Supreme Court to be present at the joint convention.

The Justices of the Supreme Court, escorted by the Committee, were conducted to seats.

The Sergeant-at-Arms announced the special committee appointed to invite the State Officers to be present at the joint convention.

The State Officers, escorted by the committee, were conducted to seats.

The Sergeant-at-Arms announced the special committee appointed to wait on the Governor and retiring Governor.

The Governor and retiring Governor, escorted by the committee, were conducted to the rostrum.

The President of the joint convention then introduced retiring Governor Albert E. Sleeper, who read his message to the joint convention.

The following is the message:

To the Members of the Fifty-first Legislature of the State of Michigan:

Four years ago I came before the forty-ninth Legislature with my first inaugural message. During these four years we have witnessed sweeping changes. War and its inevitable effects have turned the world upside down, and we shall never return to pre-war conditions. In the World War Michigan did her full share and we have every reason to pride ourselves upon our accomplishments therein. Our soldier and sailor lads played a gallant part in the great struggle

for liberty and civilization, and added new luster to the name of Michigan. At the same time our people at home cheerfully and whole heartedly endured the sacrifices and assumed the burdens war inevitably brings. On the whole it is not too much to say that our own Commonwealth did as much relatively to win the war as did any other State of the Union.

In this brief message I shall not attempt to cover all the legislation of my two terms as Governor, but I think it is not out of place to refer to the more outstanding features of the legislation of this period, and more particularly that of the fiftieth Legislature.

In my two preceding messages I urged the enactment of a workable budget law, so that requests for appropriations might be scrutinized and consolidated before being sent on to the Legislature. I urged also the adoption of a uniform system of accounting for all State departments and institutions. The Legislature of 1919 passed the necessary laws and we now have the budget system and the uniform accounting system in operation. Doubtless there are some crudities and some anomalies in the budget law. I dare say certain changes will be necessary, but I feel, as I am sure you do, that the budget principle is sound and that ultimately a considerable annual saving will result from its operation.

By an act of the last Legislature the old Railway Commission was abolished and a Public Utilities Commission of five members, having considerably broader powers, was substituted for it. This commission has been at work about eighteen months and is rendering effective service to the State. Public utility corporations must have sufficient revenue to pay running expenses and insure a fair return on the capital invested. Otherwise, of course, the time will come when they must go out of business, and the Public Utilities Commission should fix such rates as will provide this revenue. On the other hand the Commission should see to it that public service corporations do not maintain rates which may be reasonable enough under existing conditions but that would be altogether too high under different conditions that may arise. Precisely what authority the Commission has over the railroads that do an inter-state business is just at present uncertain. The Supreme Court of the United States will have to determine where the authority of the Interstate Commerce Commission leaves off and that of the Public Utilities Commission begins.

Some time ago the people of Michigan voted to bond the State for fifty million dollars for the construction of highways. Accordingly the legislature of 1919 enacted important highway legislation, and I feel that our highway program for the next ten years is quite worthy of the greatest automobile community on earth.

By legislation enacted in 1919 the old State Board of Health was replaced by the State Department of Health, consisting of a Commissioner of Health and an advisory council of five members. This was a decided step in advance and Michigan now has the services of an up-to-date Department of Health which is doing most effective work.

By authority of the last Legislature I appointed in the year 1919 a State Park Commission of ten members. This commission is composed of high-grade men who serve the State without compensation. In the fifteen months of its existence the commission has taken over property to the value of about two hundred thousand dollars which has been donated to the State. These properties are mostly located in the northern part of the lower peninsula and border on Lakes Michigan and Huron, and some lands on inland lakes in the same region have been received. So far not a single dollar has been spent in the purchase of park sites. If, however, the state park plan is carried to its logical conclusion the time will come when park sites will have to be purchased, but in the meantime doubtless many other tracts of land will be donated.

In accordance with an act of the Legislature of 1919, extra session, I appointed a Great Lakes Tidewater Commission of seven members who serve without pay. The Great Lakes-St. Lawrence Tidewater Association, an international organization whose name indicates its purpose, has been quite active during the past two years. This is a big undertaking and one that means much to Michigan. Our state commission, with other interested bodies like the Detroit Chamber of Commerce, has been working in close cooperation with the International Association and it would seem to be the part of wisdom to continue this deep water commission until this mighty project is brought to completion; and I so recommend.

A few months after we got into the war our National Guard was drafted into the service of the United States, and consequently from that time until a few months ago we had no National Guard. The Guard is now in process of reorganization, and we have twelve companies of infantry, two troops of cavalry, one battery of artillery and one company of signal corps and have practically reached the limit set by the Federal Government for the present. In the course of three or four years we expect to have the National Guard recruited to its full strength of twelve thousand men.

The Legislature of 1917 adopted wise measures for the care of the Industrial School for Boys, but the war put a stop for a time to all activities in that direction. The last Legislature, however, made further provision for the reconstruction of this very necessary institution and the Board of Control has purchased approximately a thousand acres of land, a few miles from Lansing, where the new buildings of the school will be erected and the new plans carried out. The sale of the present site will ultimately defray the entire cost. In this connection I cannot refrain from making mention of the splendid service rendered the Industrial School by the late W. H. Gay of Grand Rapids. Mr. Gay was a member of the Board of Control for about two years, and during that brief period he gave himself unsparingly to his duties and his long experience and sound business judgment were of inestimable value to the school. His loss at this particular time is a severe blow to the institution.

The Board of Control of the Michigan Home and Training School for Women, work in connection with which was halted by the war, has purchased ninety acres of land near Okemos and plans have been prepared for the buildings. I venture to recommend conservative action here and that but a modest sum to meet necessary expenses be appropriated for the next biennial period. I would like to suggest too that a hospital school for the care of crippled children of indigent parents be established in connection with this institution. There is great need for such a hospital and I believe the inmates of the Training School could well be used in helping to care for these unfortunate children. Every one of the women sent there will have the maternal instinct more or less developed, and contact with these children would tend to develop that instinct further. Where is the woman, no matter how depraved she may be, who would not be softened and humanized by association with these suffering children? Careful supervision would, of course, be necessary, but I believe the plan would work out and that it would be good for the women and good for the children.

The erection of the State Office Building was also delayed by the war, but the corner-stone was laid a little over a year ago and this stately edifice is approaching completion. It is costing more money than anyone anticipated but that could not have been avoided except by putting up the building years ago.

In my inaugural message two years ago I made certain recommendations relative to the Workmen's Compensation Act, and practically all of them were embodied in amendments to the Act adopted by the Legislature of 1919. In my judgment this Act is now in good working shape.

The last Legislature promptly ratified the prohibition amendment to the Constitution of the United States as well as that extending the suffrage to women, and we have admitted the women to all the rights and privileges of citizenship. They seem to be making good use of their opportunities too.

I have already made two recommendations. May I be permitted to add a third? It seems to me entirely fitting that a suitable building should be erected here to serve as a memorial to our soldiers, sailors and marines in all the wars of the Union in which Michigan has had a part. This building might properly be used as headquarters for all State war organizations, for housing the State war museum, the pioneer museum, the public archives and all Michigan historical material that is worthy of preservation. I therefore recommend that a committee be appointed to act jointly with a committee of the State Historical Society to investigate the feasibility of this plan, to ascertain the cost of such a memorial building and report back to the next Legislature.

To my successor, Governor Groesbeck, I yield the place I have filled for four years. They have been quite strenuous years but I have thoroughly enjoyed them. My aim has been to serve the State, all the people of the State, in the office to which they twice elected me. To the fulfilment of this purpose I have given without stint the best that is in me. How far I have succeeded in rendering real service to Michigan I must leave it to others to judge. My relations

with both Legislatures that have met during my term of office have been of the most cordial nature. I fully appreciate the fairness and the consideration which senators and representatives have shown me during these four years, and I leave the Governor's chair with nothing but the kindest feeling for them all. Then I have had splendid cooperation from all the State officers and I am deeply grateful to them for their willing and helpful spirit.

I congratulate Governor Grosbeck on having earned the confidence of the people of Michigan. That confidence was clearly evidenced by the big vote he received last November. Mr. Groesbeck is well equipped to serve the State as Governor, and he has my best wishes for a successful administration.

The President of the joint convention then introduced Governor Alex J. Groesbeck, who read his message to the joint convention.

The following is the message:

To the Members of the Legislature:—

While we do not assume that legislation will remove all the difficulties and uncertainties incident to a proper re-adjustment of our social and industrial affairs, yet the seriousness of present conditions must impress us with the fact that we have been sent here in response to a mandate from the people, which carries with it a compelling obligation to regulate and direct our legislative and administrative machinery so that as far as an efficient state government can influence it, we will have contributed something worth while to the restoration of normal and prosperous conditions.

Time has proved that we have a form of government which, if properly conducted, can assure our citizens the highest degree of happiness and justice. If, however, there is discord and strife, rather than cooperation in our coordinate branches—if the welfare of the people is not at all times our paramount obligation and unchangeable purpose, we shall not only be faithless to our constituents but apostates to the cause of good government at a time when the interests of state and nation require the highest patriotic service from its officials.

As this session progresses recommendations will be presented regarding legislation other than those which are now made. Your attention is directed to the early consideration of, first the subject of state taxation and finance.

State Taxation and Finance.

In 1919, the assessed value of all taxable property in the state was \$4,503,980,981.00. The state tax levy was \$17,432,512.04. The rate per thousand dollars of assessed valuation was \$3.87.

In 1920, the assessed value will be approximately \$4,800,000,000.00; and the state tax has been apportioned at \$17,378,328.35. The approximate rate per thousand of valuation is \$3.62.

The taxes for each of these two years were almost double the highest amount ever previously collected for state purposes; and it was thought that the limit of taxation had nearly been reached. But this does not seem to be the case.

The requests and estimates of our departments, boards and institutions, submitted to the Budget Commission for the biennial period of 1921 and 1922 show for the year of 1922, the sum of \$32,173,174.28. Besides this sum the mill tax for the University, the Agricultural College, the Highway Improvement bonds, together with interest on the war loan, and the amount necessary to complete the state office building and general purpose requirements, will amount to \$7,875,000.00; or a total for the year of 1922 of \$40,048,174.28.

For the year 1923, the sums requested in the tentative budget total \$26,140,928.83; and the mill tax for the University, the Agricultural College, Highway Improvement, and other fund requirements, total \$6,625,000.00; or a total for the year of 1923 of \$32,765,928.83; and a grand total for the biennial period of \$72,814,103.11.

These figures do not include any expenditures of the Highway Department

for these two years. This department under the law derives its funds from the motor vehicle, driver and chauffeur license fees. The estimate of this department for the year 1922 is \$3,357,050.00; and for 1923, \$3,550,750.00.

Estimating the state revenues from sources other than general taxation, such as fees, licenses, etc., applicable to budget requirements, based upon the estimates of the different departments, bonds and institutions, the state should receive \$3,398,615.00 for the year 1922; and for 1923, \$3,447,353.00.

Deducting these amounts from the total asked for these respective years, we should have the sum of \$36,649,559.28 raised by general taxation for the year 1922; and \$29,318,575.83, raised in like manner for the year 1923.

Upon this basis the tax rate for 1922, using an estimate of five billion dollars as the assessed value of taxable property will be \$7.33; and \$5.86 for the year 1923.

These figures by no means complete the story. The Auditor General informs me that there is a deficit in the state treasury of approximately six million dollars, with a strong likelihood that it will be considerably augmented by the close of the current fiscal year, namely June 30, 1921.

A compilation of the budget requests for 1922 discloses that an appropriation of \$17,059,541.54 is asked for capital outlay including purchase of lands, new buildings and equipment. This sum does not include anything for the completion of the state office building, which, it is estimated, will cost in excess of one million dollars. It thus appears that the capital outlay requests for 1922 alone will exceed the total state tax for the year 1920.

Again by Act 25 of the last special session there will be levied a one-half mill tax on the assessed valuation for 1921 and each year thereafter to be used in payment of interest on road bonds and in reduction of the yearly bond issue of \$5,000,000. If bonds are issued to the limit allowable under this law by 1923 we will have outstanding a total issue of \$15,067,000, carrying an interest charge of \$753,350, with nothing in sight to retire maturities excepting the power of taxation.

These facts are presented that you may realize the seriousness of the situation regarding our financial and taxation problems, and, to emphasize the necessity of giving most earnest consideration to appropriations for the biennial period.

It will avail us nothing to criticize the policies of the past, which it is alleged have been largely instrumental in bringing about these conditions. We must deal with them as we find them, and formulate a fiscal policy which will not only take care of the reasonable expenses of state administration, but allow the building of such necessary extensions to our institutions as is consistent with reasonable demands.

If it is true that the University, for instance, needs some sixteen million dollars to replace obsolete structures, and that this condition has prevailed for a considerable number of years without remedy, then the question is how soon shall this work be started, and how shall the money be raised.

About eighty per cent of our total taxes now falls upon real estate, and twenty per cent on personality. It is a settled proposition not only that personality does not bear its just share of taxation, but that it is practically impossible to make it do so. Experience everywhere has demonstrated this.

It is my judgment after a careful survey of these matters, that the burden of taxation cannot be much increased, so far as realty is concerned; and that if the legitimate requirements of the state on account of its more extended activity in numerous lines are such as to make additional revenues necessary, then it becomes a question of providing them from other and different sources. Various methods of securing a more equitable distribution of the tax burden have been recommended by the State Tax Commission. All of them have in some form been adopted in other states and so far as ascertainable are giving general satisfaction. Our endeavor should be to solve the problem in an equitable manner.

It may, however, not be impertinent for me to hazard the opinion that the burdens of taxation are becoming all too onerous. It seems to be the practice to constantly increase them. The reasons for this are not always confined to actual necessities or to an extension of the functions of government. A considerable portion is attributable to extravagance and waste.

Therefore, before it is determined that more taxes should be levied, we should make a studious effort to eliminate the last vestige of wastefulness in connection with administrative affairs.

Departmental Reorganization.

One of the first things we should undertake is the correction of existing defects in our state government. This can be accomplished only by thorough revision of some of our present laws. Experience has demonstrated that there are many inherent weaknesses in our governmental system.

As you are aware, there is a strong public sentiment in favor of such changes as will guarantee an efficient, economical, and well organized plan for handling state business, with direct responsibility to the people. We have been committed to this reform both individually and by party declaration. The best service we can render the state is to place its business and financial affairs upon a basis that will insure the accomplishment of the end so much desired. It is with a view of aiding in this work that the following changes are suggested:

Department of Agriculture.

Agriculture has in recent years rapidly developed as an organized industry. With this development new problems and new opportunities for cooperative aid by national and state governments have arisen. Any system of state government which does not include a department organized and equipped to work with agricultural organizations, and with other states and the national government for the benefit of the general public is certainly incomplete.

All advanced states have departments of agriculture, a survey of which reveals that there has been gathered together and organized into a harmonious system just such activities as have been created in Michigan. In this state, however, they have failed to function because of lack of cooperation with other departments of similar scope.

We are sorely in need of a department of agriculture organized as the proper legislative committees may determine. It may not be amiss, however, to mention that experience elsewhere applied to specific requirements in our own state, suggests that a proper division of the activities of this department be provided.

When organized, it should include in its operations the Department of Animal Industry; the State Veterinary Board; State Apiary Inspector; Commissioner of Immigration; Geological Survey; Michigan Agricultural Fair Commission; Inspection of Nurseries and Orchards; the Agricultural Division of the State Department; Inspection of seeds, fertilizers, together with such other agencies affecting the industry as you may name.

In connection with these suggestions, your attention is called to the affairs of the Michigan State Agricultural Society, which, under state authority, has permanently located its fair grounds in Wayne County, and acquired property much in excess of that permitted by the laws under which it operates. This Society is performing a purely public function. In fact, it is at present a quasi-public institution. In the past, appropriations have been made by the legislature for the purpose of promoting its educational advantages and undertakings. Because of this aid, and of the interest the people as a whole have manifested in its affairs, it has steadily grown in importance, and has been able to accumulate property which can be conservatively valued at more than two million dollars. Its financial condition is good and will become better.

In view of the opportunity the fair affords for mutual consideration of the many problems connected with food production, the benefits derived from a scientific study thereof, and the means presented for visualizing the progress being made in connection therewith, it is essential that the state should lend every assistance consistent with sound public policy to further and stimulate its activities and place its affairs on a plane commensurate with the standing of Michigan in the agricultural world.

The only feasible way to do this is for the state to control its operations. Legislative action should be taken authorizing the acquirement of all the assets of the Michigan State Agricultural Society; and when this is accomplished, confide its future conduct to the Department of Agriculture, where it rightfully belongs.

Conservation Department.

The history of legislation adopted in our state clearly indicates a general policy in favor of conservation, which means not only the policy of retention of the natural resources we now have, but a progress also of restoration.

The general conservation policy upon which we have already embarked, and which needs to be amplified, extended, and better organized than it has been, includes prevention of forest fires as of first importance. The evidences of preventable losses in timber wealth, and in soil depreciation by recurring fires are impressive and convincing. The damage wrought upon wide areas of land by fires and other agencies, making these lands utterly non-productive, is apparent to everybody.

In addition to forest protection, there should be systematic and scientific effort made to reclaim the state's non-agricultural lands by reforestation.

An integral part of these policies is a studious appraisal of our waterways; provision for their care, prevention of stream pollution, and the propagation of fish and game.

Our experience in dealing with these problems has been similar to that of such states as New York, Wisconsin and Pennsylvania. They have had practically the same experience with badly articulated laws, and overlapping powers in the hands of administrative bodies. But, during the past few years, they have abandoned their old agencies and substituted modern methods. This has been accomplished by reorganization of the previously existing departments into one department. It has shown most beneficial results. The same should be done by us.

The water power of the state should no longer be left to private development. An inventory of the available water power still undeveloped should be made, with the idea in mind of providing for its state control and ownership.

Our Public Domain Commission is composed of the Auditor General, Superintendent of Public Instruction, Secretary of State, one member of the Board of Regents, one member of the State Board of Agriculture, and one member of the Board of Control of the College of Mines at Houghton. Obviously, none of the state officers upon this Board were elected because of any technical knowledge they possessed concerning conservation problems. The same observation is also true of the Regents of the University, and of the State Board of Agriculture.

Then too, we have the Board of Fish Commissioners, which has been operating as an independent agency, likewise two commissions having jurisdiction over our parks, namely, the Mackinac Island State Park Commission, and the Michigan State Park Commission. A unification of their functions is most desirable.

If you see fit to supplant the present system with one organized on up to date lines, it is suggested that, among other things, there should be at least three divisions of the same, namely, forest and parks, fish and game, waters and waterways, so that its membership may be selected with reference to their qualifications for each kind of service.

Industrial and Labor Department.

There is greater opportunity than ever for constructive effort in bringing about closer relations between capital and labor and a more thorough understanding of the relation of these interests to the state as a whole. Much improvement is possible in this field.

Most states now have an industrial and labor department. We should have one in Michigan. The Board of Mediation and Conciliation organized in 1915 has performed no service for the state or anyone else, and the act creating it should be repealed. There was an appropriation of \$10,000 in 1919 for the Michigan Industrial Relations Commission. It has neither spent any money nor held any meetings.

A consideration of the powers and duties of the Industrial Accident Board, the Labor Department, State Fire Marshal, and Industrial Relations Commission will disclose a conflict of jurisdiction relative to labor matters and a duplication of effort. The functions of the Labor Department, Industrial Accident Board, Mediation Board, and Industrial Relations Commission should be transferred to a single department, which should also have supervision of the State Accident Fund.

Administrative Board.

The foregoing suggestions, it is hoped, are both conservative and constructive, and if adopted will do much to remedy present evils. In other states they have gone much farther. In some they have abolished all their institutional boards, and named a central salaried board, or director in their stead.

We have a board for each institution, of which the governor is ex-officio a member. Through this means it has been sought to make him responsible for their management. This is not an ideal arrangement, as hardly a session passes without an investigation of some institution by the Legislature.

The advocates of the single board or officer with pay, point out that by so centralizing responsibility the executive can be held to direct accountability to the people. While this to some extent may be true, on the other hand, there is a middle ground which it seems can be taken without uprooting all of our non-salaried boards, many of which have been and are rendering splendid service.

The experience one obtains from close contact with State affairs brings home the realization that the most glaring defect of our present system is the failure to provide responsible supervision of state expenditures subsequent to appropriation by the Legislature and the utter lack of any well defined financial and business policy. We have many examples of this unfortunate condition which are proving most costly. To remedy this situation an Administrative Board, consisting of at least five elective state officers, and the governor, should be established and given general supervision of all state business and expenditures, with the veto power in the governor. Through such an agency, first hand responsibility of the constitutional officers of the state to the people could be secured, and the old and discredited practice of creating new boards and commissions on the slightest pretext discontinued.

There is nothing new in this suggestion except as applied to public business. Every successful private corporation has such a board, and its officers and agents are made subject to its control. Among other matters it should supervise, are the following:

State Budget System.

By Act 98 of 1919, there was created a Budget Commission, consisting of the Governor, Auditor General and a Budget Director. This commission was directed to obtain detailed information as to income and expenditures, the financial condition of the various agencies and their requirements for the ensuing biennial period, and submit the same to the Legislature, together with recommendations relative thereto. Section 7 of the Act authorized the commission to "Examine all bids, contracts, plans, specifications, blue prints, records, invoices, books, accounts and correspondence relating in any way to establishing, enlarging, altering, maintaining or operating the several state institutions, departments, boards, commissions and offices."

Other provisions require the deposit of all revenues with the State Treasurer, provide for the payment of emergency claims, and prescribe the duties of the Auditor General and Board of Auditors with reference to auditing and accounting. Undoubtedly, any budget system which accomplishes the purpose of saving money and furnishing the public with knowledge of just how funds derived from taxation are spent is commendable, should be continued and, if possible, improved upon.

A glance at our present law will disclose that it falls short of accomplishing the things most essential to these purposes. Much of the commission's work is purely clerical and consists of compiling data furnished by department heads. The remainder of its duties are almost wholly advisory. It has no power after making the examinations detailed in Section 7, to remedy such abuses that may be found to exist in the conduct of a single department. Neither is there any such power lodged elsewhere except such as the executive may see fit to exercise under the constitution.

The make-up of the commission is not the most desirable. The duty of preparing the budget should be lodged with the Administrative Board mentioned, and when completed, should constitute something other than a series of recommendations. The budget should not be revised upwards, except for cause shown in specific items. This should clarify the situation immensely and relieve the Legislature of a mass of detail work connected with appropriations.

State Purchasing Department.

The principal reason for appointing a state purchasing agent was to effect economies in buying supplies and materials. Under the law this officer has nothing to do with purchases for the state departments or with the purchase of stationery and the like. The authority to make such purchases rests with the Board of Auditors. The purchasing agent has sole authority to contract for and purchase all other articles and commodities including building material for our penal, charitable and educational institutions. Perishable articles are excepted. It is very questionable whether such broad powers should be conferred upon any one person, no matter how appointed, since the information he obtains concerning prices must necessarily be used in making up a budget. For the reason that there is a logical relationship between the two agencies, their operations should be controlled by the same authority.

Auditing and Accounting.

The constitution provides that the Board of State Auditors shall examine and adjust all claims against the state not otherwise provided for by general law. Acting under this authority, previous Legislatures have invested the Auditor General with the power to audit bills and claims in a large number of cases, as a result of which this department is now doing sixty per cent of the auditing and the Board of Auditors forty.

It is evident that there should be but one place for the presentation and allowance of claims and inasmuch as the Auditor General will be a member of the Administrative Board (if created), he should have direct charge thereof subject to its supervision. State accounting should also be under its control.

State Architect.

It will be very advantageous to provide for the appointment of a state architect.

The state is now engaged in erecting new and repairing old buildings and the services of such an official ought to be of material assistance to those in charge of construction. His advice should also be most helpful in the preparation of the budget, for the reason that he would be in a position to give first hand information pertaining to costs and estimates.

The purpose of these recommendations is to suggest the creation of one economic, centralized and responsible agency composed of elective officials who should be best informed regarding the necessary and proper expenditures of public funds.

This board may be legislated into existence and could function with very little additional expense.

Education.

In a democracy all should receive the benefit of the best education obtainable; and while we are proud of our higher institutions of learning, we must not forget that after all the common school is the college of the average man and woman. It is such schools, and particularly those in rural districts, which should receive the attention of the Legislature at this time.

There are measures in course of preparation which it is hoped will afford better advantages to such districts. Their purpose is to hasten the time when more boys and girls will be given the equivalent of a high school course, so as to better prepare them for their future careers.

Salaries of Supreme Court Justices.

The Supreme Judicial Tribunal of the state has always commanded the respect and confidence of the public. It is of vital importance that the members should receive proper compensation.

The present salary of seven thousand dollars was fixed in 1893, and under

existing conditions it is wholly inadequate. There are circuit and municipal judges in the state who are paid nearly twice this amount. Other states have for years been paying much in excess of the salary mentioned to the members of their Appellate Courts.

The matter of compensation for the members of the court should be remedied, and their salaries fixed at twelve thousand dollars. Under our Constitution it will then be eleven years before all the members of the Court may avail themselves of the increase.

Revision of Corporation Laws.

We have at present nearly 250 separate acts relating to corporations alone, many of which are mere duplications. These voluminous and confusing statutes are causing widespread dissatisfaction. Because of their inadequacy to meet modern needs and requirements, and the failure to accord domestic corporations the same rights granted to those organized outside of the state, most of our business corporations are being organized in other states, only to return here as foreign corporations.

Under direction of the last Legislature, the Attorney General's department has codified these laws and will presently submit the result for your consideration.

Code of Criminal Procedure.

The Legal Department is also preparing a revision of the laws relating to criminal procedure, with a view of simplifying the practice in criminal cases. This work is nearing completion and will soon be ready for your examination.

Public Administrator.

It is the judgment of the Attorney General's Department that a public administrator of all estates of decedents who die without heirs capable of inheriting should be provided for by law and that it should be made the duty of all Probate Courts to appoint such official to administer these estates.

The protection of the state's interests in these matters is becoming more important every year, as will be understood when your attention is called to the fact that in 1920 property and cash turned over by the Attorney General's Department from this source was in excess of \$200,000.00.

Highway Department.

It is undoubtedly advisable to make some changes in our highway laws such as granting to the Highway Department the right to build roads by force account as well as by contract; providing adequate power of condemnation and creating a sinking fund for the retirement of bonds issued by that department.

Prisons.

It is also generally conceded that there should be legislation pertaining to prisons and prison management generally. Mental and physical defectives in such institutions should be treated with humane consideration and given the benefits afforded by modern science. Reformation and good behavior should be encouraged by appropriate legislation. The Joint Penology Commission should be abolished and such duties as it performs committed to the Administrative Board.

Landlord and Tenant Laws.

Our laws relative to landlord and tenant require considerable revision. Amendments should be framed with the purpose of establishing a fair and just relationship between the interests affected and thus make impossible the recurrence of odious profiteering.

Michigan Community Council.

By Act 147 of 1919, the Michigan Community Council Commission was created. This act should be repealed, its affairs audited and its funds transferred to the Administrative Board under such specific regulations and requirements as the Legislature shall direct.

Terms of Office.

With the expansion of the state's business and the creation of new departments, there has developed an anomalous situation in the executive branch of the state service which should be remedied, if the constitutional responsibility of the Governor is to be properly placed. This refers to the practice of vesting the executive with the power of appointing departmental heads whose terms continue beyond the tenure of office of the appointing power. There should be no terms designated for such officials and their continuance in state service should be determinable with reference to ability alone.

The Great Lakes Tidewater Commission.

This commission has ably assisted in carrying on the investigations which have absolutely established the economic feasibility of the Lakes-to-Ocean project. It has been equally successful in disseminating information which has given the undertaking national importance.

The Commission reports that it will require two years to finish its work. In view of the undoubted fact that this improvement will greatly enhance the potential resources of our state, the support given to it by the state government, by representatives in Congress, and by civic bodies, is an outlay of effort and money that must bring handsome returns.

The Commission should be continued and a reasonable appropriation made to sustain it.

Aid for Veterans and Dependents.

Michigan's contribution to the World War in men and women numbered upwards of 175,000 persons. We furnished nearly half the personnel of the 32nd Division, and practically the entire 85th Division, which saw service both in France and Russia. We contributed to the army and navy in all their activities throughout the war, with a casualty list of nearly five thousand killed and some twenty thousand wounded.

The least we can do is to render such aid as we can to the dependents of those who made the supreme sacrifice, and assist those who have come back broken in health, or deprived of limb or faculty. The Federal aid, though generous, does not relieve the state from its obligation, and this session should not close until this very patriotic duty has been discharged.

Public Health.

The State Department of Health has very considerably broadened the scope of its work of late years and it is of prime importance that it should receive such aid and encouragement as will establish it as one of the best in the country.

It, however, lacks some necessary facilities and equipment. Your attention is called to the fact that diphtheria has been steadily increasing and that the death rate from this disease in Michigan is higher than in any other state or country.

The surest remedy for this condition is the free distribution of antitoxin and a better supervision of health conditions in the rural districts. The expense of doing this will be comparatively small and should be provided for.

Retention of Camp Custer.

The Federal Government some time ago indicated its intention of disposing of Camp Custer. Many civic associations have asked that this be averted, if

possible. They have made representations to the War Department giving reasons for the continuance of this camp as a military establishment; and they have requested that if this cannot be accomplished the sale be delayed until such time as the Legislature of Michigan may consider the subject.

It is undoubtedly the wish of the people of the state that the camp be preserved as a utility, if possible; but, if not, then as a memorial to those who worked and fought for the establishment of the institutions of human liberty and progress. It would be prudent indeed for the Legislature to take such action with reference to this proposal as may aid in the retention of the camp.

Conclusion.

In conclusion, it is readily deducible that a message of this nature must be confined to general recommendations. Its subject matter has been prepared not only in conformity with my constitutional obligation, but with the thought that some genuine accomplishments in the public's behalf may be forthcoming.

To you whom duty and good fortune have provided the opportunity to give tangible expression to the best and most enlightened thought of our people, there should be no faltering or hesitating in the actual fulfillment of the tasks committed to your care.

Realizing the significance and meaningfulness of your obligations as well as my own, and believing that you will be actuated by a keen desire to make the achievements of this session reflect the worthiness of your efforts, it will be a pleasure indeed for me to assist you in promoting any measure which will subserve the best interests of our commonwealth.

The business of the joint convention having been completed, the Governor, Justices of the Supreme Court, and State Officers withdrew.

Senator McArthur moved that the joint convention adjourn.
The motion prevailed, the time being 2:30 o'clock p. m.

The Lieutenant Governor and members of the Senate having retired,
The House was called to order by the Speaker.

The Speaker announced that the House of Representatives and Senate had met in joint convention and had listened to the messages of the retiring Governor and the Governor.

Mr. O'Brien offered the following resolution:
House concurrent resolution No. 3.

Resolved by the House of Representatives (the Senate concurring), That when the Legislature adjourns today it stand adjourned until Tuesday, January 11th.

The Speaker announced that under Rule 50 the resolution would lie upon the table one day.

Mr. O'Brien moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.
The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Jerome moved that the House take a recess for five minutes.
The motion prevailed, the time being 2:45 o'clock p. m.

After Recess.

2:50 o'clock p. m.

The House was called to order by the Speaker.
By unanimous consent the House returned to the order of

Messages From The Senate.

A message was received from the Senate returning House Concurrent Resolution No. 3.

Resolved by the House of Representatives (the Senate concurring), That when the Legislature adjourns today it stand adjourned until Tuesday, January 11. And informing the House that the Senate had amended the resolution by striking out the words "Tuesday, January 11," and inserting in lieu thereof the words "Wednesday, January 12."

The question being on concurring in the amendment made by the Senate. The House concurred.

Mr. Liddy moved that the hour of the meeting of the House on Wednesday, January 12, be fixed at 8:30 o'clock p. m. The motion did not prevail.

Mr. Dafoe asked and obtained leave of absence from next week's sessions.

Mr. Johnson asked and obtained leave of absence from next Wednesday's session.

Mr. Wells moved that the House adjourn. The motion prevailed.

The Speaker declared the House adjourned until Wednesday, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER THREE.

Lansing, Wednesday, January 12, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. Ernest C. Nicholson, of the Church of Christ of Lansing, offered the invocation:

"Our Father and our God in Heaven, we thank Thee for this day and for the blessed privilege we have of bowing in Thy presence, recognizing Thee as the God and Father of the universe, and Jesus Christ as Thy son and the Savior of the world. We thank Thee for the privileges that Thou are affording us day by day and we thank Thee for our faith in the Supreme Ruler of the universe.

We thank Thee, O God, at a time and occasion of this kind, that the American people are ready and willing to recognize Thee and to seek Thy blessing to rest upon us. And as we bow in Thy presence at this time, we pray Thy blessing to rest upon each man in this house, rest upon each individual, O God, who is interested in the affairs of state. May their hearts ring true to Thee, for if they are true to Thee we know that each one will be true to himself and true to his fellowmen and true to the great principles of our Americanism and the best interests of the people at large.

We pray, O God, that Thou wilt be merciful and bless, through Thy loving kindness, every effort that is put forth. May it be done in that spirit of unselfishness prompted by the love for the higher and the better and more noble things of life.

God bless him who presides over these sessions. May he look to Thee for Thy spirit and may Thy love overshadow him. Bless each one. Grant, O God, that what is said and done may not only be for the uplift of the people whom they represent but may it be to Thy glory and to the furtherance of Thy cause.

God bless the chief executive of our State. May he have wisdom and may he have the influence and power to direct wisely and well this great commonwealth.

We ask it all in Jesus' name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Atwood, Dafoe, Dean, Hunter, and Rauchholz.

The following members were absent without leave: Messrs. Barnard, Chase, Coleman, Emerson, Farrer, Gettel, Glaspie, Harris, Johnson, Osborn, Palmer, and Smith.

Mr. Lennon moved that an indefinite leave of absence be granted to Mr. Glaspie. The motion prevailed.

Mr. Robinson moved that Mr. Harris be excused from today's session. The motion prevailed.

Mr. Dunn moved that Mr. Johnson be excused from today's session. The motion prevailed.

Mr. Dacey moved that an indefinite leave of absence be granted to Mr. Palmer. The motion prevailed.

Mr. Ewing moved that all other absentees without leave be excused from today's session.

The motion prevailed.

The Speaker announced the appointment of the following standing committees: Agricultural College—Messrs. Town, Ladd, Sanson, Nevins, Kirby.

Agriculture—Messrs. Read, Ewing, Averill, Johnson, Hopkins, Rasmussen, Rowe, Locke, Emerson.

Apportionment—Messrs. Butler, Glaspie, Averill, Coleman, Case, Hall, Frick, Strom, Henze.

Air Traffic and Wireless Communication—Messrs. Dunn, Leedy, Lewis, Wade, Morrison.

Central Michigan Normal School—Messrs. Hall, Locke, Hubbard, Curtis, Burnham.

City Corporations—Messrs. Kooyers, Hartway, Dunn, Culver, Geo. H. Miller, Palmer, Brown, Rauchholz, J. E. Warner.

College of Mines—Messrs. Frick, Glaspie, Mosier, Harris, Ramsey.

Drainage—Messrs. Barnard, Butler, Menerey, Rauchholz, Fuller.

Education—Messrs. Curtis, Hall, Wells, Mosier, Haan, Barnard, Manwaring, Dacey, Hartway.

Elections—Messrs. Harris, Chase, Holland, McKeon, Francis, Hubbard, Hart, Osborn, Kirby.

Federal Relations—Messrs. Dean, Kooyers, Gettel, Ramsey, De Witt.

Fish and Fisheries—Messrs. Woodruff, Dafoe, Miles, Dean, Case, Strom, Kooyers, Wade, Leedy.

Game Laws—Messrs. Glaspie, Coleman, Fuller, Lennon, Morrison.

General Taxation—Messrs. Aldrich, Lord, Jewell, Allard, Smith, Read, Francis, Byrum, Mosier.

Geological Survey—Messrs. Gowdy, Liddy, Welsh, Reutter, Jewell.

Horticulture—Messrs. Ladd, Gowdy, Danz, Rankin, Morrison.

Industrial School for Boys—Messrs. Chase, Averill, Barnard, Rasmussen, W. F. Miller.

Insurance—Messrs. O'Brien, Chase, Hunter, Robinson, Emerson.

Ionia State Hospital—Messrs. Hubbard, Jewell, Hartway, Lee, Liddy.

Judiciary—Messrs. Liddy, Copley, Hunter, Woodruff, Harris, Dafoe, MacDonald, Titus, Lewis.

Kalamazoo State Hospital—Messrs. Nevins, Hunter, McKeon, Townsend, Morrison.

Labor—Messrs. Moore, Miles, Read, MacDonald, Fuller.

Liquor Traffic—Messrs. Robinson, Bryan, Hart, Harris, DeWitt, Locke, Meggison, Palmer, Frick.

Local Taxation—Messrs. Miles, Atwood, Rauchholz, Menerey, Burnham.

Michigan Employment Institution for the Blind—Messrs. Atwood, MacDonald, Stevenson, Coleman, Emerson.

Michigan Farm Colony for Epileptics—Messrs. Bryan, Brown, Smith, Strauch, Henze.

Michigan Home and Training School—Messrs. Ewing, Bryan, Chase, Culver, Coleman.

Michigan Reformatory—Messrs. Green, Evans, Fuller, Osborn, Hart.

Michigan School for the Blind—Messrs. MacDonald, Woodruff, Menerey, Brown, Leedy.

Michigan School for the Deaf—Messrs. Wade, Francis, Danz, Green, Emerson.

Michigan Soldiers' Home—Messrs. Meggison, Hartway, Hall, Gowdy, DeWitt.

Michigan State Prison—Messrs. Stevenson, J. E. Warner, Lewis, Moore, Danz.

Military Affairs—Messrs. Culver, Lee, DeWitt, Strom, Dacey.

Mines and Minerals—Messrs. W. F. Miller, Menerey, O'Brien, Townsend, Henze.

Newberry State Hospital—Messrs. Vine, Ladd, Haan, Kirby, Manwaring.

Northern State Normal School—Messrs. Dacey, Copley, Robinson, Town, Smith.

Pontiac State Hospital—Messrs. G. H. Miller, Lee, Dunn, Allard, Rankin.

Printing—Messrs. Hartway, Woodruff, Strauch, Nevins, Lee.

Private Corporations—Messrs. Lord, Olmsted, Lennon, Ewing, Watson, Stevenson, Gettel, Butler, Rankin.

Public Health—Messrs. Welsh, Case, Sargent, Nevins, Townsend.

Public Utilities—Messrs. Copley, Allard, Dafoe, Green, W. F. Miller, Manwaring, Wade, Haan, Pitkin.

Public Lands and Forestry Interests—Messrs. Brown, Evans, Henze, Green, Sanson.

Railroads—Messrs. Smith, Moore, Meggison, Reutter, Stevenson, Glaspie, Holland, Rowe, Ewing.

Religious and Benevolent Societies—Messrs. Locke, Curtis, Town, Bryan, Pitkin. Revision and Amendment of the Constitution—Messrs. Mosier, Dunn, Braman, Lewis, Titus, Dacey, Dean, Hubbard, Sargent.

Revision and Amendment of the Statutes—Messrs. Hart, Allard, Copley, Jensen, Atwood.

Roads and Bridges—Messrs. Evans, Aldrich, McKeon, O'Brien, Johnson, Atwood, J. E. Warner, Strauch, Kirby.

Rules and Joint Rules—Messrs. Case, Jerome, Moore, Vine, Evans.

State Affairs—Messrs. Hunter, Welsh, Osborn, Liddy, Frick, Vine, Town, Curtis, Ramsey.

State Capitol and Public Buildings—Messrs. Reutter, Sargent, Gowdy, Lord, Ewing.

State House of Correction and Branch of the State Prison in the Upper Peninsula—Messrs. Gettel, Lord, Johnson, Reutter, Butler.

State Industrial Home for Girls—Messrs. Palmer, Aldrich, Dean, Holland, Rauchholz.

State Library—Messrs. Dafoe, Welsh, Burnham, Miles, Strauch.

State Normal College—Messrs. Haan, O'Brien, Geo. H. Miller, Lennon, Menerey.

State Psychopathic Hospital—Messrs. McKeon, Kooyers, Rowe, Sanson, Morrison,

State Public School—Messrs. Rasmussen, Vine, Gettel, Meggison, W. F. Miller.

State Sanatorium—Messrs. Holland, Manwaring, Evans, Rowe, Jewell.

Supplies and Expenditures—Messrs. Ramsey, Robinson, Ladd, Coleman, Osborn.

Towns and Counties—Messrs. Averill, Farrier, Danz, Burnham; Sanson.

Traverse City State Hospital—Messrs. J. E. Warner, Read, Palmer, Pitkin, Rankin.

University—Messrs. Lennon, Culver, Strom, Titus, Townsend.

Village Corporations—Messrs. Johnson, Geo. H. Miller, Pitkin, Leedy, Rasmussen.

Ways and Means—Messrs. Jerome, Hopkins, Wells, Olmsted, Farrier, Braman, Watson, Jensen, Byrum.

Western State Normal School—Messrs. Francis, Aldrich, Sargent, Barnard, Titus.

Introduction of Bills.

Mr. Jensen introduced

House bill No. 1, entitled

A bill to amend Act No. 80 of the Public Acts of the State of Michigan for the year 1917, entitled "An act to amend section 10 of Act No. 78 of the Public Acts of the State of Michigan for the year 1855, entitled "An act to establish a house of correction for juvenile offenders," the same being section 1906 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Industrial School for Boys.

Mr. Brown introduced

House bill No. 2, entitled

A bill to amend Act No. 101, of the Public Acts of 1907, entitled "An act to regulate the carrying on of business under an assumed or fictitious name," being sections 6349 to 6353, inclusive, of the Compiled Laws of 1915, as amended by Act No. 268 of the Public Acts of 1919, by adding thereto two new sections to stand as sections 6 and 7.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Motions and Resolutions.

Mr. Dunn offered the following resolution:

House Resolution No. 9.

Resolved, That the Sergeant-at-Arms be and is hereby authorized to purchase suitable drinking water for the use of the House.

The resolution was adopted.

Mr. Ramsey offered the following resolution:

House Concurrent Resolution No. 4.

A resolution providing for the mailing of the daily Journals.

Resolved by the House (The Senate concurring), that copies of the daily Journals of the Senate and House be mailed as follows:

1. By the Secretary of the Senate, to not more than twenty-five persons designated by each Senator.
2. By the Clerk of the House of Representatives, to not more than fifteen persons designated by each Representative.
3. By the Secretary of the Senate and by the Clerk of the House of Representatives, in their discretion, to Granges, Local Arbors of Gleaners, Farmers' Clubs, public officials, newspapers, State institutions, public schools, etc., on request therefor;

Such sums as are necessary for postage to meet the requirements of this resolution shall be certified by the Secretary of the Senate or the Clerk of the House of Representatives and paid by the State Treasurer on the Warrant of the Auditor General. The Secretary of the Senate or the Clerk of the House of Representatives, whenever purchasing postage stamps for the mailing of Journals as herein authorized, shall procure receipts in duplicate, signed by the Postmaster of Lansing, for the amount of said purchase, one of which receipts shall be filed with the Auditor General and the other shall be retained in his office.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Kirby asked and obtained leave of absence from tomorrow's session.

Mr. Dunn moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday at 2:00 o'clock p. m.

CHARLES S. PIERCE,

Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FOUR.

Lansing, Thursday, January 13, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. W. E. Walker, of the African Methodist Church of Lansing, offered the invocation:

"O God, our Heavenly Father, we thank Thee that we have been preserved and kept until this hour. It has been through Thy goodness and Thy loving kindness that we have been preserved, and we come, Heavenly Father, to Thee, upon the duties of this day's service to offer to Thee thanksgiving, to give Thee praise for what Thou hast done in the past, and as we look over the past and see how preciously Thou hast dealt with us and lead us through dangers, seen and unseen, we thank Thee; we praise Thee and we exalt Thy holy name.

We ask Thee, Heavenly Father, as we gather here to do service for the people that Thou wilt grant every man who is here for this purpose—grant that his whole soul and mind may be dedicated to Thee, for the uplift of humanity and those who are suffering; we pray Thee, our Father, that Thou wilt grant in the deliberations that the trend may be toward the uplift of humanity.

Bless the presiding officer, and those who have charge. Grant that great things may be accomplished this year, in this age of reconstruction, age of unrest, when men's minds are disturbed. We pray Thee, O God, that Thou wilt send Thy holy spirit and the Comforter and that it may instill in the hearts of men that Thou art still the God of the Universe; that Thou still holdest the reins, and though storms and difficulties may arise, Thou art still the leading One.

Bless the Chief Executive of this State and the Chief Executive of the Nation.

Hear us, direct us, and keep us under Thy care and keeping, and when life's story is told in Heaven we pray that Thou wilt give each a place.

"We ask it in Jesus' name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:

Messrs. Atwood, Dafoe, Dean, Glaspie, Hunter, Kirby, Palmer and Rauchholz.

The following members were absent without leave:

Messrs. Chase, Emerson, Farrier, Haan, Harris, Hubbard, Meggison, Smith, and Titus.

Mr. Read moved that Mr. Titus be excused from today's session.
The motion prevailed.

Mr. Robinson moved that Mr. Meggison be excused from today's session.
The motion prevailed.

Mr. Moore moved that all other absentees without leave be excused from today's session.

The motion prevailed.

The Speaker announced the following appointments:
Speaker's Clerk—Martha Bradish, Grand Rapids.

Committee Clerks—Florence Jensen, Escanaba.
 Blandyna Gliniecki, Alpena.
 Marie Hobbins, Menominee.
 Evelyn Mead, Middleville.
 Marie Grebel, Grand Rapids.
 Clara Trese, Port Huron.
 Leone Oakley, Standish.
 Olga Van Sickle, Ionia.

Document Room Keeper—Edward B. Braman, Flushing.
 Assistant Document Room Keepers—Charles Kunze, Big Rapids.
 John J. Case, Benzonia.

Assistants to Sergeant-at-Arms—Almon Bowerman, Ionia.
 Ernest Crego, Whittemore.
 Horace D. Holden, Midland.
 A. B. Hubbard, Clarkston.
 Donovan Wheeler, Cedar Springs.
 Fay Dunning, Lansing.

Chief Janitor—Floyd Jason, Lansing.
 Janitors—Arlo Bailor, Luther.

Benjamin Blain, Adrian.
 Andrew Staring, Fennville.
 Edgar Smead, Adrian.
 Green Allen, Cassopolis.
 Chas. Hoffner, Charlotte.

Cloak Room Keeper—Walter Collins, Lansing.
 Assistant Cloak Room Keeper—Frank Morgan, Ann Arbor.

Gallery Janitress—Estella Robins, Lansing.

Speaker's Messenger—Archie Marshall, Bear Lake.

Sergeant-at-Arms' Messenger—Morris Stein, Detroit.

Document Room Messenger—Raymond Kooker, Ewen.

Press Messenger—Theodore Burdick, Lansing.

Pages—Curtis Hall, Lake City.
 George G. Hunter, Jr., St Johns.
 Martin Mol, Grand Rapids.
 William F. McQueen, Hillman.
 Alton V. Kooyers, Holland.
 Roland Pakes, Stanton.
 Delbert Campbell, Northville.
 Clayton Hill, Lansing.

The Clerk announced the following appointments:

Journal Clerk—Barnard Pierce, Whittemore.

Bill Clerk—Orville Dennis, Lake City.

Reading Clerk—John L. Boer, Grand Rapids.

Financial Clerk—Pearl Gilbert, Flint.

Proofreaders—Mary Ross, Milford.

Louise C. Hayes, Lansing.
 Jessie R. Gowdy, Union Pier.

Assistant Journal Clerk—Bertha Wallace Allie, Detroit.

Assistant Bill Clerk—Florence Daly Wade, Saugatuck.

Mailing Clerk—Dennis Hage, Dewitt.

Proof Room Messenger—Ralph Pryor, Lansing.

Presentation of Petitions.

Mr. Lord presented

Petition No. 1.

Petition of Andrew Gray and 99 other citizens of Detroit, favoring an increase in the pay of jurors.

The petition was referred to the Committee on Judiciary.

Mr. Moore presented

Petition No. 2.

Petition of Mrs. L. C. Mudge and 116 other citizens of St. Clair county, requesting continuance of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Rasmussen presented
Petition No. 3.

Petition of the Board of Supervisors of the County of Montcalm requesting a reduction in membership of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Introduction of Bills.

Mr. Frick introduced
House bill No. 3, entitled

A bill to relieve the county and state from the support of certain classes of aliens who are subject to deportation from the United States.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Green introduced
House bill No. 4, entitled

A bill to amend sections 51 and 52, chapter 257, of the Compiled Laws of 1915, entitled "offenses against property," the same being sections 15332 and 15333 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Geo. H. Miller introduced
House bill No. 5, entitled

A bill to amend section 25 of Chapter 7 of Act 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," as amended by Act 125 of the Public Acts of 1905, being section 2664 of the Compiled Laws of Michigan for the year 1915.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

Mr. Brown introduced
House bill No. 6, entitled

A bill to authorize and direct the Board of State Auditors to audit and allow such sum as shall, in their judgment, be just compensation for benefits to lands owned by the State, by reason of asphalt pavement having been heretofore constructed on the public streets in the city of Flint, adjoining and abutting upon lands whereon the Michigan School for the Deaf is situate and other lands owned by the State of Michigan.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Strom introduced
House bill No. 7, entitled

A bill to regulate the display of motion picture films or reels; to provide a system for the examination and approval thereof; to create a board of review; and to provide penalties for violations of this Act.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Aldrich introduced
House Joint Resolution No. 1, entitled

A joint resolution proposing an amendment to Article 10 of the Constitution of the State of Michigan, by adding a new section thereto to stand as section 20, authorizing the State to borrow money to be used in paying compensation to persons who served in the military, naval and marine forces of the United States in the late war against Germany and Austria, and prescribing the amount to be paid to each such person and the mode of auditing and payment of the same.

The resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Mr. Liddy introduced
House bill No. 8, entitled

A bill to amend section 2 of Act No. 44 of the Public Acts of 1899, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers, and public institutions of this State now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan and to repeal Act No. 122 of the session laws of 1889, approved May 31, 1889, Act No. 20 of the session laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act," as amended by Act 225 of the Public Acts of 1903, being Compiler's section 1821 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Motions and Resolutions.

Mr. Aldrich offered the following resolution:
House Concurrent Resolution No. 5.

Whereas, It is generally believed by the people of the state that, as a result of a multiplicity of boards, commissions and offices, there is a lack of the co-operation and coordination essential to efficient state governmental activities, duplication of effort and consequent waste of public moneys; and

Whereas, The people of the state are entitled to, and are demanding, efficient government at the least possible cost; and

Whereas, The present state administration is pledged by its party's platform to remedy such evils as are generally believed to exist in our present system of government, to the end that the highest degree of efficiency and economy be inaugurated and maintained in the conduct of all our state governmental activities; and

Whereas, Various changes in our present system of state government are being proposed by the press and by the public; therefore be it

Resolved by the House (the Senate concurring), That a special committee consisting of four members of the House and three members of the Senate be appointed by the Speaker of the House and by the President of the Senate, respectively, to examine into the conditions embodied in the subject matter of this resolution, to confer with the Governor in relation thereto, to aid in the preparation of such measures as the committee may desire to recommend for enactment, and to report its findings and submit its recommendations at the earliest possible date, together with bills prepared and recommended for legislative action; and be it

Resolved Further, That all of that part of the Governor's message relating to proposed changes in our system of state government be referred to said special committee; also all other reports or communications relating to the same subject as may be submitted by any organization or person for legislative consideration.

The Speaker announced that under Rule 50 the resolution would lie upon the table one day.

Mr. Locke offered the following resolution:
House Resolution No. 10.

Resolved, That the clerk be instructed to provide each member of the House of Representatives with a suitable badge, on which shall be inscribed the Seal of the State of Michigan, the word "Representative", and the name of the district represented; that such badge shall remain State property, but shall be worn by the member during the session of the Legislature and at the close of the session be returned to the clerk, who shall have the care and custody of the same until the next regular or special session of the Legislature.

Mr. Moore moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

Mr. Liddy offered the following resolution:

House Concurrent Resolution No. 6.

Resolved by the House of Representatives (the Senate concurring), That when the Legislature adjourns today it stand adjourned until Monday, January 17, 1921.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Liddy moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution.

The resolution was adopted.

Mr. Liddy moved that the hour of meeting of the House on Monday, January 17, be fixed at 8:30 o'clock p. m.

The motion prevailed.

Mr. Kooyers moved that the Honorable Gerrit J. Diekema, Speaker of the House of 1889, be invited to address the House, and that a committee of three be appointed to escort Mr. Diekema to the rostrum.

The motion prevailed.

The Speaker named as such committee Messrs. Kooyers, Ewing and Miles.

Mr. Diekema was escorted to the rostrum by the committee.

The Speaker introduced Mr. Diekema, who then briefly addressed the House.

The House resumed the order of

Motions and Resolutions.

The Speaker laid before the House the following concurrent resolution, offered yesterday by Mr. Ramsey, and under Rule 50 laid on the table until today:

House Concurrent Resolution No. 4.

A resolution providing for the mailing of the daily Journals.

Resolved by the House (the Senate concurring), That copies of the daily Journals of the Senate and House be mailed as follows:

1. By the Secretary of the Senate, to not more than twenty-five persons designated by each Senator.

2. By the Clerk of the House of Representatives, to not more than fifteen persons designated by each Representative.

3. By the Secretary of the Senate and by the Clerk of the House of Representatives, in their discretion, to Granges, Local Arbors of Gleaners, Farmers' Clubs, public officials, newspapers, State institutions, public schools, etc., on request therefor.

Such sums as are necessary for postage to meet the requirements of this resolution shall be certified by the Secretary of the Senate or the Clerk of the House of Representatives and paid by the State Treasurer on the warrant of the Auditor General. The Secretary of the Senate or the Clerk of the House of Representatives, whenever purchasing postage stamps for the mailing of Journals as herein authorized, shall procure receipts in duplicate, signed by the Postmaster of Lansing, for the amount of said purchase, one of which receipts shall be filed with the Auditor General and the other shall be retained in his office.

Mr. Read moved to amend the resolution by inserting after the words "Farmers' Clubs," the words "Women's Clubs."

The motion prevailed.

The question then being on the adoption of the resolution,
The resolution was adopted.

By unanimous consent, the House returned to the order of

Messages From The Governor.

The following message from the Governor was received and read:

[January 13

January 13, 1921.

To the Legislature of the State of Michigan:

Gentlemen:—Act No. 98 of the Public Act of nineteen nineteen, entitled "An act to establish a budget system," etc., provides that it shall be the duty of the Governor as chairman of the Budget Commission to submit, within ten days after the legislature convenes in regular session, the budget therein provided, accompanied by such explanation and recommendations relative thereto as may be deemed necessary and advisable.

In this connection I beg to state that the budget is now ready for printing and will be within the next ten days ready for transmission to the legislature, except that the budget commission has not been able to make the explanations and recommendations relative thereto mentioned. The commission therefore requests that it may be granted further time in which to make such explanations and recommendations.

Respectfully submitted,

A. J. GROESBECK,

Governor, as Chairman of the Budget Commission.

Mr. Lord moved that the Budget Commission be granted whatever extension of time may be required to make their recommendations.

The motion prevailed.

Mr. Dunn moved that the House take a recess until 3:00 o'clock p. m.

The motion prevailed, the time being 2:45 o'clock p. m.

After Recess.

3:00 o'clock p. m.

The House was called to order by the Speaker.

By unanimous consent, the House returned to the order of

Messages From The Senate.

A message was received from the Senate informing the House of Representatives that the Senate had concurred in the adoption of the following concurrent resolution:

House Concurrent Resolution No. 6.

Resolved by the House of Representatives (the Senate concurring), That when the Legislature adjourns today it stand adjourned until Monday, January 17, 1921.

A message was also received from the Senate informing the House of Representatives that the Senate had concurred in the adoption of the following concurrent resolution:

House Concurrent Resolution No. 4.

A resolution providing for the mailing of the daily Journals.

Resolved by the House (the Senate concurring), That copies of the daily Journals of the Senate and House be mailed as follows:

1. By the Secretary of the Senate, to not more than twenty-five persons designated by each Senator.

2. By the Clerk of the House of Representatives, to not more than fifteen persons designated by each Representative.

3. By the Secretary of the Senate and by the Clerk of the House of Representatives, in their discretion, to Granges, Local Arbors of Gleaners, farmers' clubs, women's clubs, public officials, newspapers, state institutions, public schools, etc., on request therefor.

Such sums as are necessary for postage to meet the requirements of this resolution shall be certified by the Secretary of the Senate or the Clerk of the House of Representatives and paid by the State Treasurer on the warrant of the Auditor General. The Secretary of the Senate or the Clerk of the House of Representa-

tives, whenever purchasing postage stamps for the mailing of Journals as herein authorized, shall procure receipts in duplicate, signed by the Postmaster of Lansing, for the amount of said purchase, one of which receipts shall be filed with the Auditor General and the other shall be retained in his office.

By unanimous consent, the House returned to the order of

Motions and Resolutions.

Mr. Moore offered the following resolution:

House Resolution No. 11.

Resolved, That the several standing committees of the House on state institutions be and are hereby directed to visit officially the institutions; and be it further

Resolved, That each member of any such committee, who visits any state institution, shall file with the Speaker an itemized statement of his expenses on the trip to such institution, which statement shall be certified by him to be correct. On the filing of any such statement, a voucher for the payment of such expenses shall be issued in the usual form.

The resolution was adopted.

Mr. Frick asked and obtained leave of absence from Monday's session.

Mr. Hopkins moved that an indefinite leave of absence be granted to Mr. Megison.

The motion prevailed.

Mr. Rowe asked and obtained leave of absence from Monday's session.

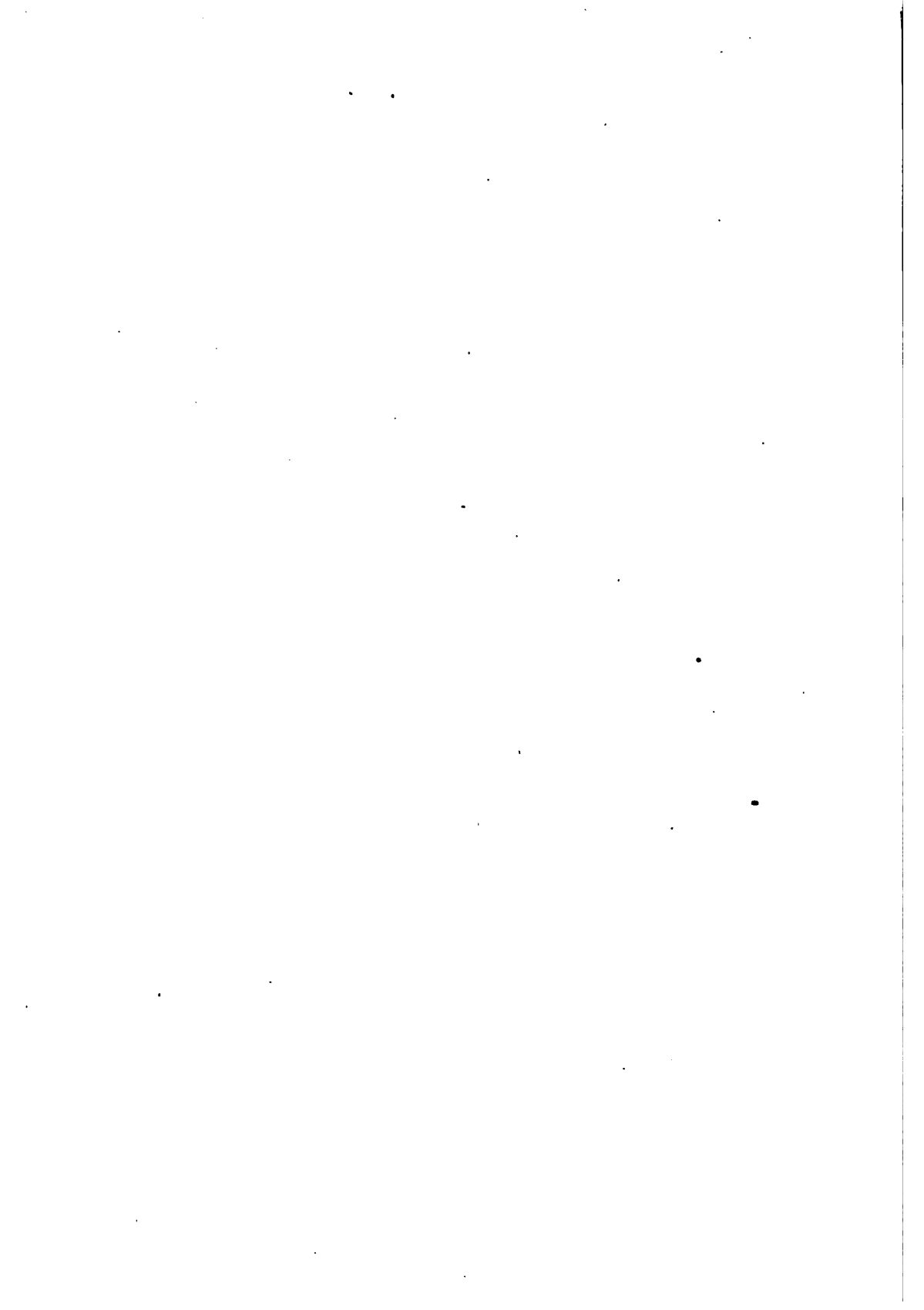
Mr. Pitkin asked and obtained leave of absence until next Thursday.

Mr. MacDonald moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Monday, January 17, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FIVE.

Lansing, Monday, January 17, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. D. A. Scott, of the Wesleyan Methodist Church of Lansing, offered the invocation:

"We stand in Thy presence with bowed heads and bowed hearts, O Thou Creator of all, to recognize Thee as such, the giver of every good and perfect gift that this world is now enjoying. We recognize Thee as the Sovereign of all creation, and we beg Thy mercy and Thy care upon us as we have been placed in this wonderful world of opportunity and privilege, that our course might be directed by a power higher than our power, an intellect higher than our intellect, and a thought higher than our thought. We thank Thee for this State of ours. We thank Thee for her progress in these years, and as this body has assembled to consider the great and weighty problems of the future success of this State, we would ask Thy blessing upon these men. We pray that they will receive more than human power and intellect to control these matters. We thank thee for all that the State stands for and for all the Church stands for and for all the Home stands for, and with the State, the Church and the Home centered in God, our Nation is safe. May we truly be a Christian nation. We humbly ask these favors in the name of Jesus Christ. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:

Messrs. Frick, Palmer, and Pitkin.

The following members were absent without leave:

Messrs. Atwood, Averill, Chase, Dean, Farrier, Green, Haan, Hart, Manwaring, Geo. H. Miller, Moore, Mosier, Olmsted, Strom, Titus, and Town.

Mr. Warner moved that Mr. Manwaring be excused from today's session.
The motion prevailed.

Mr. Wade moved that an indefinite leave of absence be granted to Mr. Mosier.
The motion prevailed.

Mr. Read moved that Mr. Titus be excused for the balance of the week.
The motion prevailed.

Mr. Dunn moved that all other absentees without leave be excused from today's session.

The motion prevailed.

Mr. Gettel asked and obtained leave of absence for the balance of the week for the Committee on Marquette Prison—Messrs. Gettel, Lord, Johnson, Reutter, and Butler.

Mr. J. E. Warner asked and obtained leave of absence for the balance of the week for the Committee on Traverse City State Hospital—Messrs. J. E. Warner, Read, Palmer, Pitkin, and Rankin.

Presentation of Petitions.**Mr. Allard Presented****Petition No. 4.**

Petition of the Board of Supervisors of St. Joseph County for the establishment of a trunk line highway from Cass county through the county of St. Joseph into Berrien county.

The petition was referred to the Committee on Roads and Bridges.

Mr. Smith presented**Petition No. 5.**

Petition of L. A. Gibbits and ten other citizens of Wexford county, asking for the repeal of the State Constabulary Law.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bill had been printed and placed upon the files of the members Saturday, January 15:

Senate bill No. 1 (file No. 1).

A bill to amend sections 52, 53 and 60 of Chapter 1 of Act No. 314 of the Public Acts of 1915,—Judicature Act.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Monday, January 17:

Senate bill No. 2 (file No 2),

A bill to amend sections 1 and 2 of Act No. 128 of the Public Acts of 1887,—act requiring a civil license in order to marry.

Senate bill No. 3 (file No. 3),

A bill to amend section 6 of chapter 1 of Act No. 314 of the Public Acts of 1915,—Judicature Act.

Senate bill No. 4 (file No. 4),

A bill to repeal Act No. 26 of the Public Acts of 1919,—act to create the Michigan State Police.

Senate bill No. 5 (file No. 5),

A bill to provide for the sufficiency of train crews.

Communications From State Officers.

The following communication from the Auditor General was received and read:

January 17, 1921.

To the Speaker of the House of Representatives:

Dear Sir:—Knowing that the members of the House will be interested, I hand you herewith a statement of the amount disbursed from the State Treasury for all State purposes, and the purposes for which the disbursements were made, from July 1, 1920 to December 31, 1920, including the amount paid from the General Fund, Emergency Fund and the Special and Trust Funds.

A detailed statement of the total amount disbursed during the fiscal year ending June 30, 1920, will be placed on the desk of each member of the House in a few days.

Respectfully yours,

O. B. FULLER,
Auditor General.

The following is the statement referred to in the communication from the Auditor General:

Statement of the amount of the warrants drawn by the Auditor General payable from the General Fund and the Special and Trust Funds in the State Treasury from July 1, 1920 to December 31, 1920.
 (First half of the present fiscal year.)

STATE INSTITUTIONS:	Emergency Fund	Appropriation	Total
Agricultural College	\$475,000 00	\$475,000 00	
Central Normal School	66 50	108,741 69	108,808 19
College of Mines	34,638 40	109,675 29	144,313 69
Emp. Inst. for the Blind	2,863 13	68,088 42	70,951 55
Farm Colony, Epileptics	25,443 04	132,060 18	157,503 22
Home and Training School	29,753 35	310,430 44	340,183 79
Ind. Home for Girls	52,186 44	108,465 64	160,632 08
Ind. School for Boys	50,063 02	150,539 12	200,602 14
Ionia State Hospital	27,179 22	95,864 66	123,043 88
Jackson (State) Prison	1,244,819 48	1,244,819 48	
Kalamazoo State Hospital	91,107 57	460,152 36	551,259 93
Marquette Prison	13,281 54	594,399 67	607,681 21
Newberry State Hospital	84,374 60	213,851 53	298,226 13
Normal College	18,469 46	236,133 06	252,602 52
Northern Normal School	1,866 11	71,332 12	73,198 23
Pontiac State Hospital	27,584 11	318,002 77	345,586 88
Psychopathic Hospital		31,813 37	31,813 37
Reformatory (Ionia)	33,568 81	109,410 05	142,978 86
Sanatorium (Howell)	26,163 80	98,693 55	124,857 35
School for the Blind	3,425 70	43,299 71	46,725 41
School for the Deaf	7,928 99	118,893 97	126,822 96
Soldiers' Home	3,469 47	127,543 70	131,013 17
State Public School	6,695 46	67,978 06	74,673 52
Training School, Women		41,385 24	41,385 24
Traverse City State Hospital.....	70,571 71	320,831 10	391,402 81
University of Michigan		487,500 00	487,500 00
Western Normal School	627 69	183,453 02	184,080 71
	\$609,308 12	\$6,328,358 20	\$6,937,666 32

STATE DEPARTMENTS, ETC.:

Academy of Science	\$837 87
Agent, Industrial Home for Girls	407 76
Agent, Industrial School for Boys	140 31
Agents State Public School	1,838 08
Agricultural Fairs Commission	69,321 98
Agricultural Seed Inspection	788 61
Animal Industry Department	64,294 08
Apiary Inspection	4,200 93
Apprehension of Escaped Convicts	2,360 02
Apprehension of Escaped Patients	499 14
Armory Building Fund	422 80
Attorney General	22,521 14
Auditor General	93,599 06
Automobile Tax	966,734 44
Banking Department	77,135 41
Board of Accountancy	377 91
Board of Architects and Engineers	3,067 42
Board of Barbers	4,325 02
Board of Boiler Rules	68 30
Board of Canvassers	600 00
Board of Dental Examiners	3,978 97
Board of Education	1,614 55
Board of Law Examiners	1,431 93
Board of Medicine	3,752 12
Board of Nurses	2,762 90
Board of Optometry	846 58

	TOTAL.
Board of Osteopathy	433 23
Board of Pharmacy	3,702 70
Board of State Auditors	73,486 88
Board of State Auditors (Capitol and Grounds)	67,519 10
Bounties, Noxious Animals and Birds	64,073 23
Budget Commission	4,782 66
Care of Juvenile Offenders	13,584 86
Circuit Judges	122,373 41
Civil War Bounties	5,644 05
Community Council Commission	4,363 97
Compilation of General Laws	4,491 49
Conveying Children to State Public School	1,532 67
Conveying Children from State Public School	137 97
Conveying Children to Industrial Home for Girls	1,937 00
Conveying Children to Industrial School for Boys	3,112 45
Conveying Children to Private Institutions	192 32
Conveying Children to University Hospital	10,391 75
Conveying Convicts to Penal Institutions	17,813 41
Corrections and Charities	7,775 70
Coroners Fees	544 36
Cost of Suits (Attorney General's Department)	9,610 93
County Sanatorium	9,000 00
County Schools of Agriculture	4,000 00
Day Schools for the Deaf	35,575 65
Discharged Convicts Transportation	32 19
Examination of Children, State Public School	5 00
Executive Office	9,483 76
Expense of County Agents	4,103 92
Expense of Investigating Medical Treatment of Children	1,887 35
Expense of Paroled Convicts	2,693 46
Fire Marshal	11,209 89
Fish Commission	93,595 97
Food and Drug Department	127,976 53
Game Warden	203,150 67
Geological Survey	26,443 94
Grand Haven Armory	7,333 23
Great Lakes Tidewater Commission	5,947 31
Health Department	129,882 36
Highway Department	8,098,841 53
Historical Commission	7,709 60
History, 32d Division, U. S. A.	10,000 00
Horticultural Society	781 65
Industrial Accident Board	35,898 83
Insecticide Inspection	582 74
Inspection of Orchards and Nurseries	3,380 69
Insurance Department	27,034 03
Joint Board of Trustees, State Hospitals	48 75
Joint Penology Commission	275 62
Labor Department	46,625 67
Legislature, expenses of	9,737 05
Library Commission	2,915 15
Mackinac Island State Park Commission	13,737 80
Medical Treatment of Children	126 10
Members Board of State Institutions	1,874 86
Michigan G. A. R.	23 30
Military Establishment	68,515 12
Mortgage Tax Refunds	321 50
Naval Militia	7,266 15
Oil Inspector	27,536 52
Office Building	564,009 43
Pardon Board	5,778 44
Park Commission	20,253 30

	TOTAL.
Petty Cash—Advance from General fund:	
Farm Colony, Epileptics	\$500 00
Industrial Home for Girls	900 00
Military Establishment	2,400 00
	3,800 00
Preservation of Forests	17,077 70
Presiding Judge	879 55
Public Domain Commission	76,251 23
Public Utilities Commission	239,084 70
Purchasing Agent	159,868 72
Refunding Auditor General's Dept. (taxes and redemptions)	70,441 52
Reporting Tuberculosis Cases	791 00
Road Tax on State Land	2,774 18
Rural Agricultural Schools	4,800 00
Secretary of State	248,464 60
Securities Commission	29,557 72
Soldiers' and Sailors' Monument	100 00
Spanish War Claims	184 75
State Library	26,537 42
State Police	195,976 89
State Treasurer	16,730 82
Sundry Counties, (taxes collected)	287,286 71
Support of Female Convicts	1,091 83
Superintendent of Public Instruction	35,732 54
Superintendent of the Poor, State Association	128 49
Supreme Court	43,951 40
Tax Commission	69,407 33
Taxes on Soldiers' Land	44,441 48
Teachers Institute	2,371 68
Transferring Convicts	237 84
Transferring Insane	467 00
Transportation and Temporary Expense of the Poor	1,309 11
Uniform Accounting System, (Auditor General's Department)	14,772 25
Uniformity of Legislation	352 06
U. S. Boys' Working Reserve	944 02
Veterinary Board	1,371 29
Vocational Education, (Board of Control)	906 23
Vocational Education	130,391 61
Weather Bureau	1,071 08
Wisconsin-Michigan Boundary Commission	2,361 82
	\$13,102,493 10

AMOUNTS PAID FROM TRUST AND SPECIAL FUNDS:

Accident Fund	\$191,844 76
Agricultural Interest Fund	17,000 00
Board of Escheats	368 26
Inheritance Specific Tax	170 93
Insurance Fund	56,417 94
Outstanding checks-assets, City Savings Bank, Detroit	02
Outstanding Check Deposit	97 45
Primary School Fund	800 00
Primary School Interest Fund Paid to Counties	9,346,031 70
Swamp Land Interest Fund	10 80
Teachers Retirement Fund	92,441 65
University Interest Fund	19,229 12
War Loan—1917	22,597 76
War Loan Sinking Fund	66,202 00
	\$9,813,212 39

**THE FOLLOWING AMOUNTS DRAWN FROM THE EMERGENCY FUND
ARE INCLUDED IN THE ABOVE:**

	TOTAL.
Animal Industry Department	\$4,630 18
Apprehension of Escaped Patients	2 00
Auditor General	8 32
Board of Law Examiners	241 25
Board of Pharmacy	67 39
Board of State Auditors	7,965 01
Board of State Auditors (Capitol and grounds)	4,145 16
Corrections and Charities	2 83
Cost of Suits, (Attorney General's Department).....	9,610 93
Fish Commission	2,007 11
Food and Drug Department	3,605 66
Health Department	564 71
Labor Department	233 44
Mackinac Island State Park Commission	341 20
Public Domain Commission	419 74
Purchasing Agent	1,464 61
Road Tax on State Land.....	2,774 18
Secretary of State	15,392 02
Securities Commission	432 47
Spanish War Claims	70 00
State Library	809 56
State Police	5,964 11
State Treasurer	3,916 29
Superintendent of Public Instruction	1,145 47
Veterinary Board	3 64
	<hr/>
	\$65,817 28

RECAPITULATION.

State Institutions	\$6,937,666 32
State Departments, etc.	13,102,493 10
	<hr/>
Total amount paid from General Fund	\$20,440,159 42
Amount paid from Trust and Special Funds	9,818,212 39
	<hr/>
Grand Total	\$29,853,371 81

Introduction of Bills.

Mr. Watson introduced

House Bill No. 9, entitled

A bill to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business, by adding thereto a new section to stand as section 68.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Lee introduced

House Bill No 10, entitled

A bill prescribing the qualifications for admission to the home for the Widows, wives and mothers of soldiers, sailors and marines established by Act No. 212 of the Public Acts of 1893, and repealing all acts and parts of acts inconsistent therewith.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Lee introduced

House Bill No. 11, entitled

A bill prohibiting certain amusements on the 30th day of May, known as Decoration Day, and prescribing a penalty for the violation thereof.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Lee introduced

House Bill No. 12, entitled

A bill providing for the disposition of the annual allowance from the federal government towards the support of members of the Michigan Soldiers' home.

The bill was read a first and second time by its title and referred to the Committee on Michigan Soldiers' Home.

Mr. Brown introduced

House Bill No. 13, entitled

A bill to authorize and direct the Board of State Auditors to audit and allow such sums as shall, in their judgment, be just compensation for benefits to lands owned by the State, by reason of sewer having been heretofore constructed in the public streets in the city of Flint, adjoining and abutting upon lands whereon the Michigan School for the Deaf is situate and other lands owned by the State of Michigan.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Ladd introduced

House Bill No. 14, entitled

A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of the Public Acts of 1911, entitled "An Act to encourage the breeding of horses; to regulate the public service of stallions; to require the registration of stallions, and to provide for the enforcement thereof," as amended by Act No. 44 of the Public Acts of 1915, being Compilers' sections 14881, 14882, 14884, 14885 and 14887 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Locke introduced

House Bill No. 15, entitled

A bill to amend Section 10 of chapter 66 of Act 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act" being Section 14175 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Reutter introduced

House Bill No. 16, entitled

A bill to amend section one of Act 44, Public Acts of 1907, as last amended by Act No. 313, Public Acts of 1919, entitled an act to make it a felony to take possession of and to drive away an automobile or other motor vehicle in certain cases and to provide a penalty therefor.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Reutter introduced

House Bill No. 17, entitled

A bill to amend Subdivision eight of section nine of act two hundred six, Public Acts of eighteen hundred ninety-three entitled, an act to provide for the

assessment of property and the levy and collections of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal act No. two hundred of the Public Acts of eighteen hundred ninety-one, and all other acts and parts of acts in anywise contravening any of the provisions of this act, the same being Section 4003, Compiled Laws of 1915, and to add thereto a new subdivision to stand as Subdivision thirteen.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Strauch introduced

House Bill No. 18, entitled

A bill to amend section fourteen of act number three hundred thirty-nine of the Public Acts of nineteen nineteen, entitled "An Act relating to dogs and the protection of live stock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the determination and payment of damages done by dogs to live stock and poultry; imposing powers and duties on certain State, county, city and township officers and employees, and to repeal act number three hundred forty-seven of the Public Acts of nineteen hundred seventeen, and providing penalties for the violation of this act.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Motions and Resolutions.

Mr. Henze offered the following resolution:

House Concurrent Resolution No. 7.

Resolution requesting Congress to repeal the Esch-Cummins Act.

Whereas, The so-called Esch-Cummins Act, enacted by Congress at the last regular session, places an unjust burden of taxation and transportation charges upon the people of the State of Michigan,

Resolved by the House of Representatives (the Senate concurring), That we earnestly and urgently petition the Congress of the United States to repeal the Esch-Cummins Act.

Resolved That copies of this resolution be mailed by the Clerk of the House of Representatives and the Secretary of the Senate to the United States Senators for Michigan and to the Michigan members of the National House of Representatives.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

The Speaker laid before the House the following concurrent resolution, offered yesterday by Mr. Aldrich, and under Rule 50 laid on the table until today:

House Concurrent Resolution No. 5.

Whereas, It is generally believed by the people of the State that, as a result of a multiplicity of boards, commissions and offices, there is a lack of the co-operation and coordination essential to efficient state governmental activities, duplication of effort and consequent waste of public moneys, and

Whereas, The people of the state are entitled to, and are demanding, efficient government at the least possible cost, and

Whereas, The present state administration is pledged by its party's platform to remedy such evils as are generally believed to exist in our present system of government, to the end that the highest degree of efficiency and economy be inaugurated and maintained in the conduct of all our state governmental activities, and

Whereas, Various changes in our present system of state government are being proposed by the press and by the public; therefore be it

Resolved, By the House, the Senate concurring, that a special committee consisting of four members of the House and three members of the Senate be appointed by the Speaker of the House and by the President of the Senate, respec-

tively, to examine into the conditions embodied in the subject matter of this resolution, to confer with the Governor in relation thereto, to aid in the preparation of such measures as the committee may desire to recommend for enactment, and to report its findings and submit its recommendations at the earliest possible date, together with bills prepared and recommended for legislative action, and be it

Resolved Further, That all of that part of the Governor's message relating to proposed changes in our system of state government be referred to said special committee; also all other reports or communications relating to the same subject as may be submitted by any organization or person for legislative consideration.

The question being on the adoption of the resolution,

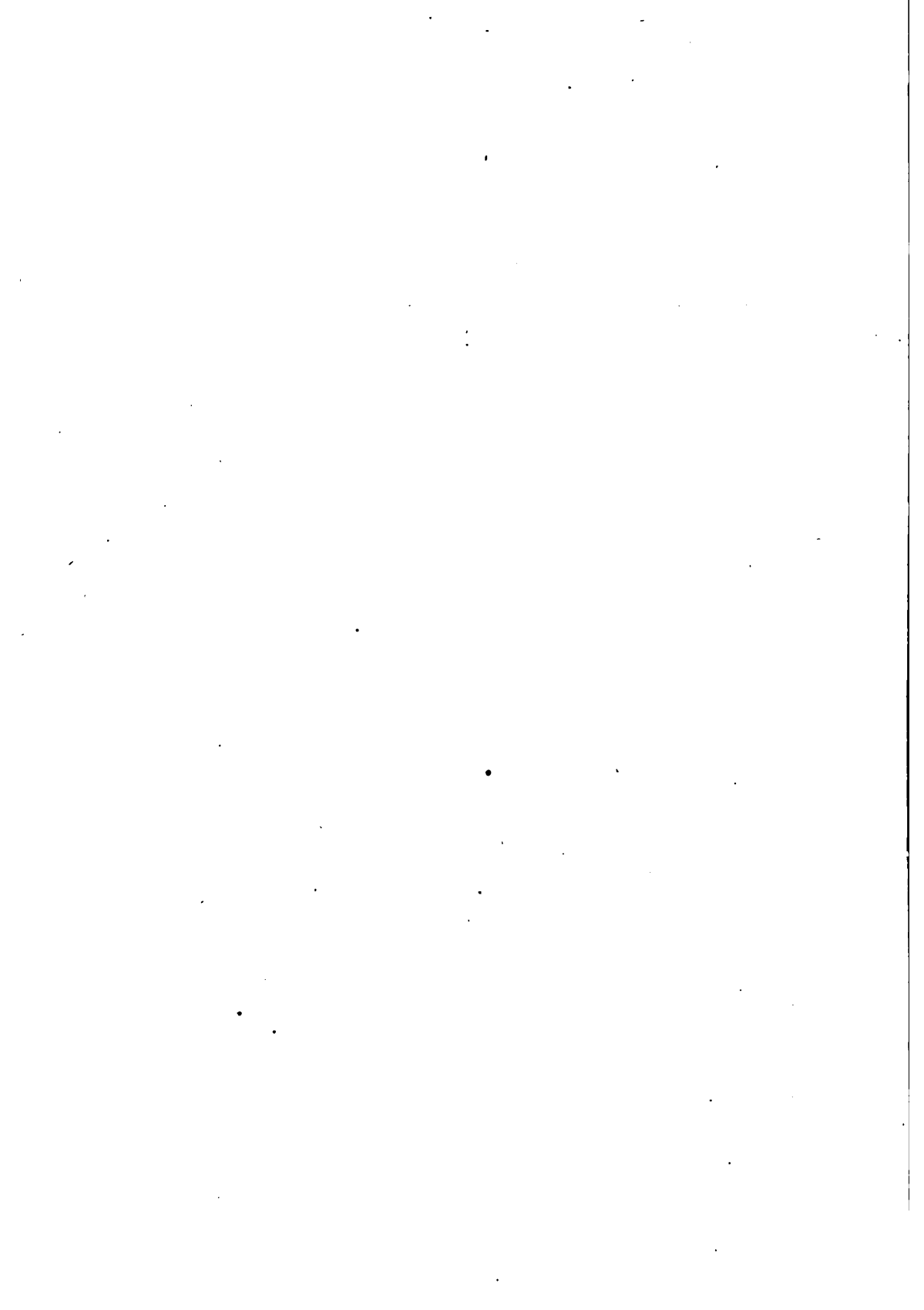
The resolution was adopted.

Mr. Wells moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Tuesday, January 18, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER SIX.

Lansing, Tuesday, January 18, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. L. O. Bissell, of the Mt. Hope Presbyterian Church of Lansing, offered the invocation:

"Our Father who art in Heaven, we thank Thee for this day, which is above all the days of the earth, and for this land, which is above all the lands of the earth. Thine is the kingdom, and the power, and the glory. Let us enter Thy kingdom that we may serve to make all the kingdoms of this world the kingdom of our God and of His Christ.

May we yield to Thy saving power, that we may be of that character which will help to rehabilitate the earth and that we may ultimately share Thy eternal glory in a world without end. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Butler, Gettel, Johnson, Lord, Mosier, Palmer, Pitkin, Reutter, and Titus.

The following members were absent without leave: Messrs. Atwood, Averill, Farrier, Haan, Hart, Hubbard, Hunter, Geo. H. Miller, and Moore.

Mr. Liddy moved that Mr. Hart be excused from today's session.
The motion prevailed.

Mr. MacDonald moved that all other absentees without leave be excused from today's session.

The motion prevailed.

Mr. Welsh entered the House and took his seat.

Presentation of Petitions.

The Speaker presented
Petition No. 6.

Resolutions of the Grand Rapids Chapter, Michigan Commandery, Military Order of Foreign Wars of the United States, favoring retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Burnham presented
Petition No. 7.

Resolutions of the Board of Supervisors of Sanilac County favoring abolishment of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Gowdy presented
Petition No. 8.

Petition of P. C. Upton and 31 other citizens of Berrien County opposing reduction of hours of labor.

The petition was referred to the Committee on Labor.

[January 18]

Mr. Robinson presented

Petition No. 9.

Petition of Harry G. Miller and 60 other citizens of Saginaw County favoring a retirement fund for teachers.

The petition was referred to the Committee on Education.

Messages from the Senate.

A message was received from the Senate transmitting the following resolution: Senate Concurrent Resolution No. 4.

Resolved by the Senate (the House of Representatives concurring), That when the Legislature adjourns on January 18, 1921, it stand adjourned until Monday, January 24, 1921.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

A message was also received from the Senate transmitting the following resolution:

Senate Concurrent Resolution No. 5.

Providing for a joint committee to investigate the activities of the Community Council Commission, the disposition of the Michigan Patriotic Fund, and the source and purpose of certain propaganda relative to the reorganization of the State Government.

Whereas, The Community Council Commission has, contrary to the intent of the Legislature as expressed in Act No. 147 of the Public Acts of 1919, entitled "An act to create a Community Council Commission," expended and dissipated certain quasi-public funds belonging to the Michigan Patriotic Fund and collected from the general public for the purpose of aiding and benefiting men and women in the Military and Naval forces of the United States in time of war; and

Whereas, The said Community Council Commission has contracted to spend and has spent certain public funds appropriated by the Legislature for the sole purpose of paying the proper organization expenses of the said commission, using said funds to pay for a so-called "Survey of Michigan Government;" and

Whereas, The said survey is being advocated and urged upon the public through an expensive press organization; and

Whereas, The said survey proposes certain changes in the Government of this State that are different from and contrary to the reforms proposed by the Governor of Michigan; and

Whereas, The wide publication and propagation of the changes advocated in said survey will and appear to be designed to embarrass the Governor and to cloud the re-organization problem and befuddle the public and the members of this Legislature; therefore, be it

Resolved by the Senate (the House of Representatives concurring), That a joint committee consisting of two Senators, to be named by the President of the Senate, and three Representatives, to be named by the Speaker of the House, be appointed to investigate the activities of the Community Council Commission created by Act No. 147, Public Acts of 1919, their disposition and use of the Michigan Patriotic Fund, their relationship to certain propaganda lately being spread within the State supporting certain theories for the re-organization of the State Government, and the purpose and mode of operation of the so-called Survey of the State carried on under the auspices of the Community Council Commission, the use of public funds for such survey, and the use of the Michigan Patriotic Fund for such purpose; and to investigate any other propaganda being carried on within the State having for its object the influencing of this Legislature as to legislation pending or likely to be pending before it; be it further

Resolved, That such committees are hereby given full power and authority in making such investigation to administer oaths, to examine any and all persons deemed proper by said joint committee, to issue subpoenas and compel the attendance of witnesses and the production of books and papers and other records, relating to any of the matters under investigation; and be it further

Resolved, That said joint committee is hereby authorized to call upon any officer or department of the State Government to furnish said committee with expert or legal assistance they may require, and said committee is further authorized to employ competent stenographic or other assistance and to incur such other

and further expense as may be necessary to carry out the provisions of this resolution; and be it further

Resolved, That said joint committee report its findings and its recommendations to this Legislature at the earliest possible time.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Copley moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

Introduction of Bills.

- Mr. Culver introduced

House Bill No. 19, entitled

A bill to repeal Act No. 147 of the Public Acts of 1919, entitled "An act to create a community council commission, county community boards and community councils, and to define the powers and duties thereof; to provide for the appointment, election and removal of members thereof; and to make an appropriation for the purposes of this act," and to provide for the disposition of the Michigan patriotic fund.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Case introduced

House Bill No. 20, entitled

A bill making an appropriation for the State Board of Fish Commissioners for building, equipping and operating a State fish hatchery in the township of Benzonia, Benzie county, upon a site approved by said board, for the purpose of propagating such food and game fish as are suitable for the lakes and streams of Michigan; and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Messrs. Averill and Hubbard entered the House and took their seats.

Motions and Resolutions.

The Speaker laid before the House the following concurrent resolution, offered yesterday by Mr. Henze, and under Rule 50 laid on the table until today.

House Concurrent Resolution No. 7.

Resolution requesting Congress to repeal the Esch-Cummins Act.

Whereas, The so-called Esch-Cummins Act, enacted by Congress at the last regular session, places an unjust burden of taxation and transportation charges upon the people of the State of Michigan,

Resolved by the House of Representatives (the Senate concurring), that we earnestly and urgently petition the Congress of the United States to repeal the Esch-Cummins Act.

Resolved, That copies of this resolution be mailed by the Clerk of the House of Representatives and the Secretary of the Senate to the United States Senators for Michigan and to the Michigan members of the National House of Representatives.

Mr. Henze moved that consideration of the resolution be deferred for one day.

Mr. Liddy moved that the resolution be referred to the Committee on Railroads. The motion prevailed.

Mr. Glaspie offered the following resolution:

House Concurrent Resolution No. 8.

A resolution memorializing Congress to restore to the states control of intra-state railroads.

Whereas, The Congress of the United States has, by the Interstate Commerce Act as amended by the Transportation Act of 1920, attempted to control the capital securities of railroad corporations organized under state sovereignty whose lines are built wholly within the state, thereby depriving the state of its control thereof, and indirectly placing under the control of the Interstate Commerce Commission all matters of improvements, extensions, betterments, aband-

onment and discontinuance of railroad lines and facilities, and has attempted to deprive the state of its control over capital securities of corporations created under its laws; of its control over extensions, betterments, abandonments and discontinuances of railroad lines wholly within the state; of its control of train service wholly within the state; of its power over police regulations, grade separations, safety appliances and sanitary terminals; and has established rates for intrastate commerce, and the Interstate Commerce Commission has assumed to set aside state freight and passenger rates for intrastate traffic; and has sought to deprive shippers and travelers of the right to complain of the confiscation of their property by the extortion pursuant to the orders of the Interstate Commerce Commission, of rates and fares "substantially, and unreasonably in excess of a fair return upon the value of the railway property held for and used in the service of transportation;" and such action upon the part of the Congress of the United States as construed by the Interstate Commerce Commission, has crippled manufacturing industries, destroyed the value of farms and of farm products, placed an unreasonable burden upon the public, enabled the railroads to pay extortionate and unreasonable costs of operation, crippled transportation, and impaired the general welfare of the people; now therefore, be it

Resolved by the House of Representatives (the Senate concurring), That the legislature of the State of Michigan urge upon all members of the Congress of the United States, and particularly the members thereof representing the State of Michigan, the amendment of the Interstate Commerce Act as amended by the Transportation Act of 1920 so as to restore to the States the control of the capital securities of all railroad corporations created under the sovereignty of the states and operating railroads wholly within the territorial limits thereof; the control by the states of intrastate rates over intrastate traffic; and the authority of the states to compel service by railroads in the transportation of persons and property on the basis of a fair return upon the fair value of the used and useful property of the railroad company.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Glaspie moved that the resolution be referred to the Committee on Railroads.

The motion prevailed.

Messrs. Atwood and Mosier entered the House and took their seats.

Mr. Henze moved that the Clerk be instructed to obtain one hundred copies of the Esch-Cummins Act for the members of the House.

The motion prevailed.

Mr. Lewis moved to reconsider the vote by which Senate Concurrent Resolution No. 5 was today referred to the Committee on Rules and Joint Rules.

The motion prevailed.

The question then being on the motion to refer the resolution to the Committee on Rules and Joint Rules,

The motion prevailed.

Mr. Hall asked and obtained leave of absence from the sessions of this week after today for the Committee on Central State Normal School—Messrs. Hall, Locke, Curtis, Burnham, and Hubbard.

Mr. Vine asked and obtained indefinite leave of absence for the Committee on Newberry State Hospital—Messrs. Vine, Ladd, Haan, Kirby, and Manwaring.

Mr. Hopkins asked and obtained leave of absence from the sessions of this week after today.

Mr. Wm. F. Miller moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, January 19, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER SEVEN.

Lansing, Wednesday, January 19, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. C. W. Stephenson, of the Methodist Episcopal Church of Woodland, offered the invocation:

"Our dear Heavenly Father, we are glad at this moment that we would not think of beginning the business of the hour without looking up to Thee, stopping to thank Thee just a moment for Thy care and kindness and all Thy providences. We ask that the direction of Thy spirit may be our portion in the important things that lie before us.

Give these men wisdom and courage of conviction and clear insight with regard to the things that pertain to the welfare of our great State. Help them not to please their constituency alone but every constituency in this great State, and to make a record that shall tell in future days of men who were wise and unselfish and true to the right. Bless the homes from which they come and may they, through the work that they do here, be a blessing to everything committed to their care. Watch over their every interest and help them to learn how dependent we are upon Thy grace and sustaining power, that keeps us and helps us to think and helps us to labor. Direct us in every motive and may there be no yielding to the wrong for any price, at any time.

We ask these favors through Christ, our Redeemer. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:

Messrs. Butler, Gettel, Haan, Hopkins, Johnson, Kirby, Ladd, Lord, Manwaring, Palmer, Pitkin, Rankin, Read, Reutter, Titus, Vine, and J. E. Warner.

The following members were absent without leave:

Messrs. Bryan, Chase, Coleman, Culver, Ewing, Farrier, Francis, Jewell, Kooyers, McKeon, Morrison, Rowe, Sanson, Stephenson, and Woodruff.

Mr. Brown moved that the Committee on Michigan Home and Training School be excused from the sessions of this week, including today—Messrs. Ewing, Bryan, Chase, Culver, and Coleman.

The motion prevailed.

Mr. Frick moved that Mr. Culver be excused from today's and tomorrow's sessions.

The motion prevailed.

Mr. Dafoe asked and obtained leave of absence from the sessions of next week for the Committee on Fish and Fisheries—Messrs. Woodruff, Dafoe, Miles, Dean, Case, Strom, Kooyers, Wade, and Leedy.

Mr. MacDonald moved that Mr. Jewell be granted an indefinite leave of absence. The motion prevailed.

Mr. Burnham asked and obtained leave of absence until next Thursday.

Mr. George H. Miller moved that an indefinite leave of absence be granted to Mr. Francis because of illness.

The motion prevailed.

Mr. Smith asked and obtained leave of absence from tomorrow's session.

Mr. O'Brien asked and obtained indefinite leave of absence after today's session.

Mr. Lennon asked and obtained leave of absence from the sessions of this week after to-day for the Committee on University—Messrs. Lennon, Culver, Strom, Titus, and Townsend.

Mr. Dean moved that all other absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Smith presented

Petition No. 10.

Petition of R. G. Roush and 20 other citizens of Wexford County favoring the abolishment of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Reports of Standing Committees.

The Committee on Rules and Joint Rules by Mr. Case, chairman, reported with amendments the following resolution:

Senate Concurrent Resolution No. 5.

Providing for a joint committee to investigate the activities of the Community Council Commission, the disposition of the Michigan Patriotic Fund, and the source and purpose of certain propaganda relative to the reorganization of the State Government.

(For full text of resolution see p. 64 of House Journal).

The following are the amendments recommended by the committee:

(1) Amend by inserting in paragraphs one, two, three, and four after the word whereas "It is charged that"

(2) Amend by striking out all of paragraph five of the preamble.

(3) Amend by inserting in line fifteen of the body of the resolution after the word "State" the words "by the said Community Council Commission and any of its members."

(4) Amend by striking out of line eighteen of the body of the resolution the words "Committees are" and inserting in lieu thereof the words "Committee is."

The committee recommended the adoption of the resolution as amended.

The question being on the adoption of the amendments made by the committee, The amendments were adopted.

The question then being on the adoption of the resolution:

The resolution was adopted.

Mr. Haan entered the House and took his seat.

Messages from the Senate.

A message was received from the Senate transmitting the following resolution, which had been adopted by the Senate:

Senate Concurrent Resolution No. 6.

A concurrent resolution authorizing the Governor to appoint a commission, without expense to the State, to negotiate with the War Department with regard to the preservation of Camp Custer as public property.

Whereas, The War Department has advertised the properties and equipment at Camp Custer, Michigan, for sale, and bids have been received from private

owners for the purchase of the same; and

Whereas, The Governor has recommended that the State take some action for the preservation of such camp site as a memorial; and

Whereas, It is necessary that action be taken immediately in order to prevent the passing of this property into the hands of private owners; therefore, be it

Resolved by the Senate (the House of Representatives concurring), That the Governor be and he is hereby empowered and directed to appoint a commission of three persons, residents of this State, who shall, when appointed, open negotiations with the War Department with a view to the preservation of Camp Custer as public property.

Resolved further, That such Commission shall proceed to make its investigation immediately upon appointment and shall make its report to the Governor upon the matter within the earliest possible time. It is directed by the Legislature that the entire work of such Commission, including any personal expenses incurred by them, shall be without expense to the State of Michigan.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Curtis moved that Rule 50 be suspended.

Mr. Wells moved that the resolution be referred to the Committee on Rules and Joint Rules.

After debate Mr. Wells withdrew his motion.

The question then being on the motion to suspend Rule 50,

Mr. Miles moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

Introduction of Bills.

Mr. Jensen introduced

House Bill No. 21, entitled

A bill providing for the payment of equalized compensation to veterans of the war with Germany and Austria, authorizing the issuance and sale of State bonds and the levy of a tax to pay said bonds, making an appropriation therefore, and to provide a penalty for a violation thereof.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Hart introduced

House Bill No. 22, entitled

A bill to define the crime of murder in the first degree, to prescribe the penalty therefore, to prescribe the necessary regulations, to execute the penalty imposed in certain cases, and to repeal Section 15,192 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Hunter introduced

House Bill No. 23, entitled

A bill to provide for the auditing of claims against the State.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Hunter introduced

House Bill No. 24, entitled

A bill to promote the efficiency of the government of the State, to create a State Administrative Board, and to define the powers and duties thereof.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Motions and Resolutions.

The Speaker laid before the House the following resolution, received from the Senate yesterday and, under Rule 50, laid on the table one day.

Senate Concurrent Resolution No. 4.

Resolved by the Senate (the House of Representatives concurring), That when the Legislature adjourns on January 18, 1921, it stand adjourned until Monday, January 24, 1921.

The question being on the adoption of the resolution,

Mr. Evans moved to amend the resolution by striking out the words "January eighteenth" and inserting in lieu thereof the words "January twentieth."

The motion prevailed.

The question then being on the adoption of the resolution.

The resolution was adopted.

Mr. Evans moved that when the House adjourns today it stand adjourned until Thursday, January 20, at 9:00 o'clock a. m.

The motion prevailed.

Mr. Wells moved that the hour of meeting of the House on Monday, January 24, be fixed at 8:30 o'clock p. m.

The motion prevailed.

Mr. Jensen moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, January 20, at 9:00 o'clock a. m.

CHARLES S. PIERCE.
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER EIGHT.

Lansing, Thursday, January 20, 1921

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. J. P. Jockinson, of the Pilgrim Congregational Church of Lansing, offered the invocation.

"O God of our fathers, we thank Thee for this wonderful land which Thou hast given us. We thank Thee for these hills and prairies, for these fertile fields and health-giving skies, for these lakes and rivers, for all those great institutions bequeathed to us by our fathers, for our churches, schools, and colleges, and for this government which is ours. We thank Thee also for this great people, for men of noble integrity and unselfish patriotism.

And wilt Thou give Thy servants here assembled, as the representatives of this great State, Thy wisdom and guidance in the conduct of the affairs of Thy people, so they may build on a sure and solid foundation for Thy glory and for the prosperity, good will, peace and happiness of all our people and our children's children. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Bryan, Burnham, Butler, Culver, Curtis, Francis, Gettel, Hall, Hopkins, Hubbard, Jewell, Johnson, Kirby, Ladd, Lennon, Locke, Lord, Manwaring, Palmer, Pitkin, Rankin, Read, Reutter, Smith, Strom, Titus, Townsend, Vine, and Jos. E. Warner.

The following members were absent without leave: Messrs. Byrum, Dunn, Farrier, Gowdy, Green, Haan, Harris, Henze, Hunter, Geo. H. Miller, Morrison, Mosier, Robinson, Stevenson, Woodruff, and Braman.

Mr. Dacey asked and obtained indefinite leave of absence after today for the committee on Northern State Normal School—Messrs. Dacey, Copley, Robinson, and Smith.

Mr. Frick asked and obtained indefinite leave of absence after today for the committee on College of Mines—Messrs. Frick, Glaspie, Mosier, Harris, and Ramsey.

Mr. MacDonald moved that Mr. Henze be granted indefinite leave of absence beginning with today's session.

The motion prevailed.

Mr. O'Brien asked and obtained indefinite leave of absence after today's session.

Mr. Barnard moved that Mr. Gowdy be excused from today's session.
The motion prevailed.

Mr. Dean moved that Mr. Robinson be excused from today's session.
The motion prevailed.

Mr. Jensen moved that Mr. Dunn be excused from today's session.
The motion prevailed.

Mr. Case moved that Mr. Harris be excused from today's session.
The motion prevailed.

Mr. Evans moved that all other absentees without leave be excused from today's session.
The motion prevailed.

Mr. Braman entered the House and took his seat.

Presentation of Petitions.

Mr. Jensen presented

Petition No. 11.

Petition of Helmer Bruce, Supervisor of Bark River Township, Delta County, and all the tax payers of said Township, asking for relief from over-taxation from the State Highway Department.

Mr. Jensen moved that the petition be printed at length in the Journal.

Mr. Glaspie objected to printing the petition at length in the Journal for the reason that it might start a practice of printing all petitions at length in the Journal.

Mr. Jensen withdrew his motion.

The petition was referred to the Committee on Local Taxation.

Reports of Standing Committees.

The Committee on Rules and Joint Rules by Mr. Case, Chairman, reported Senate Concurrent Resolution No. 6.

A concurrent resolution authorizing the Governor to appoint a commission, without expense to the State, to negotiate with the War Department with regard to the preservation of Camp Custer as public property.

With the following amendments thereto:

1. Amend by striking out of the title the word "negotiate" and inserting in lieu thereof the word "consult".

2. Amend line five of the body of the resolution by striking out the words "open negotiations" and inserting in lieu thereof the word "consult".

With the recommendation that the resolution, when so amended, be adopted.

The question being on the adoption of the amendments recommended by the Committee,

The amendments were adopted.

The question then being on the adoption of the resolution,

The resolution was adopted.

Messages from the Senate.

A message was received from the Senate informing the House of Representatives that the Senate had concurred in the action of the House of Representatives in amending Senate Concurrent Resolution No. 4 to read as follows:

Resolved by the Senate (the House of Representatives concurring), That when the Legislature adjourns on January 20, 1921, it stand adjourned until Monday, January 24, 1921.

Introduction of Bills.

Mr. MacDonald introduced
House Bill No. 25, entitled

A bill to amend section 7 of Act No. 302, Public Acts of 1915, entitled "An act

to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto."

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Watson introduced

House Bill No. 26, entitled

A bill to amend section 1 of Act No. 166 of the Public Acts of 1919, entitled "An act to permit the spearing of suckers, redsides, mullet, carp, and grass pike, from March first to May 1st, with or without the aid of jack or other artificial light, in the waters of the St. Joseph, White Pigeon and Fawn rivers in St. Joseph county."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Motions and Resolutions.

Mr. Case made written request for printing of House Bill No. 20.

A bill making appropriation for a fish hatchery in the township of Benzonia, Benzie County.

Mr. Sanson asked and obtained leave of absence from Monday's session.

Mr. Atwood asked and obtained leave of absence from Monday's session.

Mr. Olmsted asked and obtained leave of absence from Monday's and Tuesday's sessions.

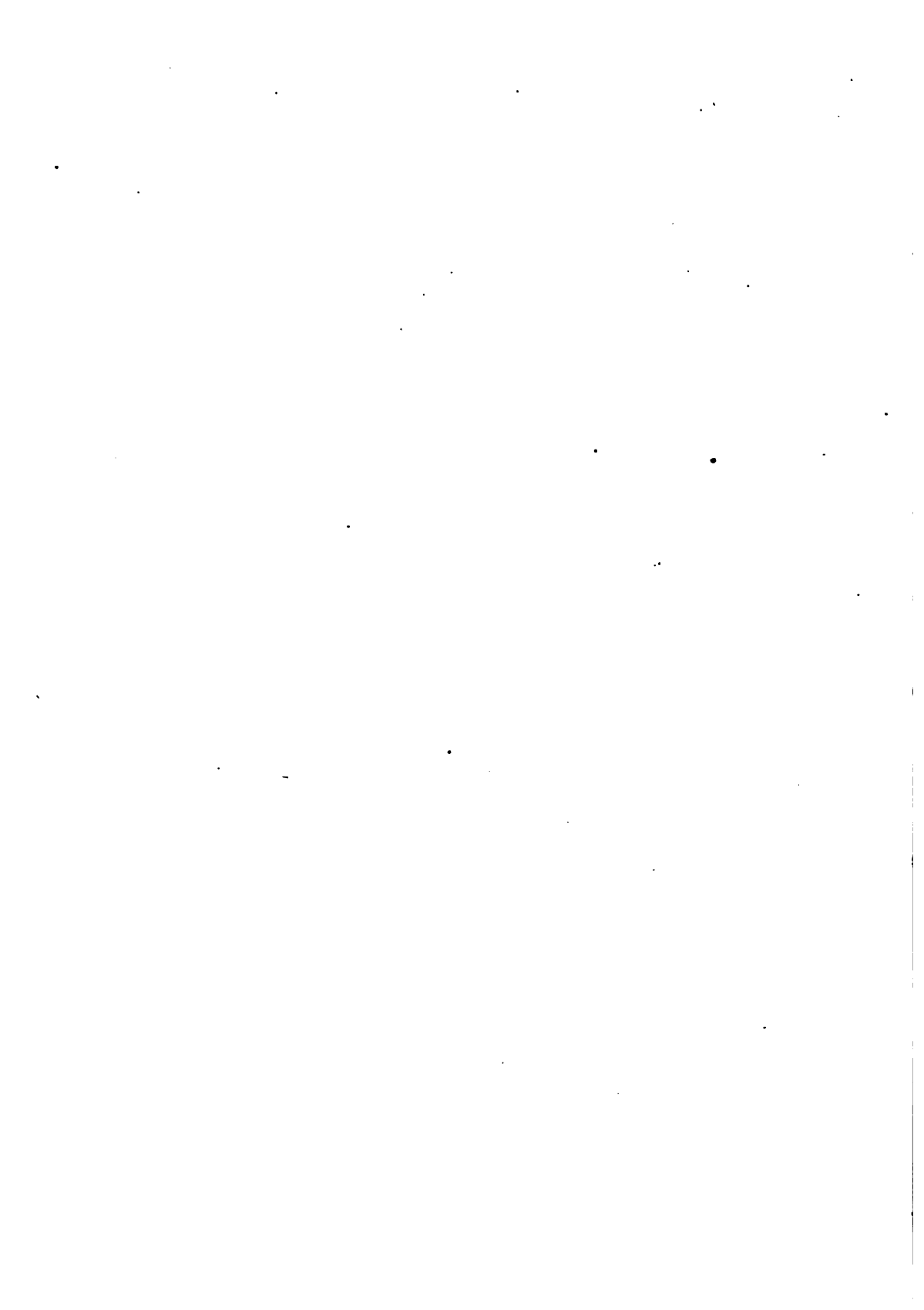
Mr. Averill asked and obtained leave of absence from Monday's session.

Mr. Nevins asked and obtained leave of absence from Monday's session.

Mr. Wells moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Monday, January 24, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER NINE.

Lansing, Monday, January 24, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. A. P. Sater, of the Swedish Lutheran Church of Lansing, offered the invocation:

"O Lord, our Heavenly Father, we thank Thee for all the blessings that we enjoy in this country of Thine. We thank Thee, O Lord, for the blessings that we derive from both the National and the State Governments under which we live. We ask that Thy blessing may rest upon the President and the Congress of the United States, the Governor and the Legislature of this Commonwealth. We pray that Thou wilt give us vision, wisdom, and courage to do what is right in Thy sight. In Jesus name, Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Atwood, Averill, Case, Copley, Dacey, Dafoe, Dean, Francis, Frick, Glaspie, Harris, Henze, Kooyers, Leedy, Miles, Nevins, O'Brien, Olmsted, Ramsey, Robinson, Sanson, Smith, Strom, and Wade.

The following members were absent without leave: Messrs. Braman, Chase, Dunn, Farrier, Gettel, Green, Haan, Johnson, Wm. F. Miller, Moore, Palmer, Rankin, and Read.

Mr. Meggison asked and obtained leave of absence from the remainder of today's session for the committee on Michigan Soldiers' Home—Messrs. Meggison, Hartway, Hall, Gowdy, and DeWitt.

Mr. Jerome moved that indefinite leave of absence, including today's session, be granted to Mr. Farrier.

The motion prevailed.

Mr. MacDonald moved that an indefinite leave of absence, including today's session, be granted to Mr. Wm. F. Miller.

The motion prevailed.

Mr. Jensen moved that Mr. Dunn be excused from today's session.
The motion prevailed.

Mr. Townsend moved that Mr. Haan be excused from today's session.
The motion prevailed.

Mr. McKeon moved that all other absentees without leave be excused from today's session.

The motion prevailed.

The Speaker announced that, as news of the death of Justice Brooke had not reached Lansing until after the House had adjourned on Friday last, he had

taken it upon himself to appoint a committee to attend the funeral as representing the House of Representatives. The following is the committee designated: Representatives Jensen, MacDonald, Liddy, Hart, and Brown.

The Speaker announced the following additional appointments:

Committee Clerks: Helen Burns, Croswell.

Louise Chapin, Richland.

William J. Clark, Lansing.

Law Clerk: Roy M. Watkins, Grand Rapids.

The Clerk announced the following additional appointments:

Clerk's Stenographer, Celia Peterson, Bessemer.

Assistant Mailing Clerk, Frank B. Gilbert, East Lansing.

The Speaker announced that Representative C. Jay Town, who on the opening day of the session was unable to be present on account of illness, was now here; that the oath of office had been administered to him by Justice John E. Bird of the State Supreme Court, and that Mr. Town had taken his seat as a member of the House of Representatives.

Presentation of Petitions.

Mr. Morrison presented

Petition No. 12.

Petition of Jennie Albrecht and 64 other citizens of Mackinaw County asking the passage of a law allowing the use of spear and decoy bait during the months of January and February in fishing on Lake Brevort, Mackinaw County.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Lee presented

Petition No. 13.

Petition of the Capac Brotherhood, Mussey Township, St. Clair County, favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Watson presented

Petition No. 14.

Petition of the Coldwater W. C. T. U. favoring the retention of the State Constabulary and censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented

Petition No. 15.

Petition of the Board of Supervisors of Shiawassee County, favoring the passage of an act authorizing counties to furnish abstracts of titles to lands.

The petition was referred to the Committee on Judiciary.

Mr. Locke presented

Petition No. 16.

Petition of L. L. Dewey and 97 other citizens of Gratiot County favoring the passage of an act authorizing the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Butler presented

Petition No. 17.

Petition of Lapeer County Farm Bureau asking that adequate appropriations be made for the Michigan Agricultural College for its maintenance and the extension of its work.

The petition was referred to the Committee on Agricultural College.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Friday, January 21:

Senate Joint Resolution No. 1 (file No. 6).

Recinding the joint resolution of the Legislature of this State providing for restoring Fort Mackinac to the United States.

Senate Bill No. 6 (file No 7),

To amend the title and sections 2, 3, 4, 8, 9, 12, 14, 16, 17, 18, 19 and 20 of Act No. 226 of the Public Acts of 1917, as amended, providing for the establishment of rural agricultural schools etc.

Senate Bill No. 7 (file No. 8),

To regulate the number and the salaries of deputy circuit court clerks, counter clerks and other clerks and employes of county clerks.

Senate Bill No. 8 (file No. 9),

To amend sections 25 and 27 of Act No. 278 of the Public Acts of 1909, providing for the incorporation of villages and for changing their boundaries.

Senate Bill No. 9 (file No. 10),

To amend the title and section 1 of Act No. 109 of the Public Acts of 1905, to prevent persons from unlawfully using or wearing the badge or button of the Grand Army of the Republic, the Loyal Legion of the United States, or the United Spanish War Veterans.

Senate Bill No. 10 (file No. 11),

To repeal Act No. 12 of the Public Acts of 1899, providing for the inspection of illuminating oils.

Senate Bill No. 11 (file No. 12),

To amend section 13 of chapter 2 of Act No. 3 of the Public Acts of 1895, providing for the incorporation of villages.

Senate Bill No. 12 (file No. 13),

To amend section 2 of Act No. 236, Public Acts of 1915, to protect fish in the inland waters.

Senate Bill No. 13 (file No 14),

To provide for the auditing of claims against the State.

Senate Bill No. 14 (file No. 15),

To promote the efficiency of the government of the State, to create a State Administrative Board, and to define the powers and duties thereof.

Senate Bill No. 15 (file No. 16),

To repeal Act No. 9 of the Public Acts of 1912, to provide for the expression by the qualified voters of the several political parties of their choice for the nomination by their party for the President of the United States.

Communications from State Officers.

The following communication from the Auditor General was received and read:

Monday, Jan. 24, 1921.

Hon. Fred L. Warner,
Speaker, House of Representatives,
Lansing, Michigan.

Dear Sir:

In accordance with the provisions of Act 226 of 1917, I submit herewith a statement relative to the Rural Agricultural Schools.

State aid has been forwarded to the following Rural Agricultural Schools:

County.	Location of school.	Amount.
Genesee	Gaines	\$1,800.00
Genesee	Goodrich	1,500.00
Genesee	Grand Blanc	2,000.00
Houghton	Tapiola	1,550.00
Jackson	Napoleon	1,800.00
Wexford	Buckley	1,500.00
Wexford	Hoxeyville	1,800.00
		\$11,950.00

I am advised by the Supt. of Public Instruction that the following schools have commenced proceedings to be enrolled under the rural agricultural school act:

"The following have organized either directly under the rural agricultural act or under the township unit act and then voted to come within the provisions of the rural agricultural school act.

Benzie County.....	Thompsonville.
Calhoun County.....	Battle Creek.
Eaton County.....	Windsor.
Ingham County.....	Haslett.
Lenawee County.....	Sand Lake.
Livingston County.....	Hartland.
Luce County.....	Columbus.
Shiawassee County.....	Byron, Perry.

The following have voted to come within the provisions of the township unit act with the intention of voting to come within the provisions of the rural agricultural act:

Eaton County	Walton
Iosco County	Plainfield
Livingston County	Unadilla
Lapeer County	Hadley
Mason County	Logan
Muskegon County	Montague
Bay County	Bentley
Tuscola County	Juniata

The following two districts have organized under the rural agricultural act but have made no attempt to provide a consolidated school as required in that act and in all probability will not qualify within the next two years:

Calhoun County	Albion
Shiawassee County	Bennington

The following will qualify for state aid the present year, and according to the amount that was necessary to maintain the consolidated schools receiving state aid the last year it will be necessary that special provision be made for funds for these schools for the fiscal year:

Charlevoix County	Boyne Valley
Lake County	Luther
Manistee County	Bear Lake
Van Buren County	Mattawan

Those districts that have not qualified to come within the provisions of the act in all probability will qualify for state aid within the next year.

Besides this list that I have given you there are several places where consolidation is being seriously considered with the probability that many of these places will have voted to become consolidated districts before the beginning of the fiscal year, July 1, 1921. I regret that I cannot give you at this time a list of these places. I am merely calling your attention to it so that you may know that there may be several more consolidated districts qualifying for state aid within the next year or two years.

Yours very truly,
 (Signed) T. E. Johnson,
 Supt. of Public Instruction."

Respectfully submitted,

O. B. FULLER,
 Auditor General.

Introduction of Bills.

Mr. Hunter introduced

House Bill No. 27, entitled

A bill to amend section 11 of Act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business," being section 7978 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Lee introduced

House Bill No. 28, entitled

A bill to prohibit any owner or landlord of dwelling houses, flats or apartments from discriminating against tenants or applicants for tenancy on account of such tenant or applicant having children, and prescribing a punishment for any violation thereof.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Aldrich introduced

House Bill No. 29, entitled

A bill to amend section 14 of Chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being section 5661 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Wells introduced

House Bill No. 30, entitled

A bill to amend section 65 of Act No. 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 4062 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Ladd introduced

House Bill No. 31, entitled

A bill making an appropriation for the State Board of Fish Commissioners for building, equipping and operating a State fish hatchery in the township of East Bay, Grand Traverse county, upon a site approved by said board, for the purpose of propagating such food and game fish as are suitable for the lakes and streams of Michigan; and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Motions and Resolutions.

Mr. Lord offered the following resolution:

House Resolution No. 12.

Whereas, it is with profound regret that the members of the House of Representatives have learned of the death of the Honorable Flavius L. Brooke, a justice of the Supreme Court,

Resolved, That the Speaker appoint a special committee of three members to prepare suitable resolutions expressive of our deep sympathy with the be-

reaved family and of the great loss suffered by the State in the death of Justice Brooke.

The resolution was, by a rising vote, unanimously adopted.

The Speaker appointed as such committee Messrs. Lord, Lennon, and Manwaring.

Mr. Lennon offered the following resolution:

House Resolution No. 13.

Resolved, That the clerk of the House be directed to draw two orders, each for eight dollars, in favor of Frank W. Morgan and Walter C. Collins, Keepers of the Cloak Room of the House, for services in the cloak room for January 3 and 4.

The resolution was adopted.

Mr. Hunter asked and obtained leave of absence from tomorrow's session.

Mr. Watson made written request for the printing of
House Bill No. 9.

To amend Act No. 205 of the Public Acts of 1887—the General Banking Law—to provide for state banks acting as executors, administrators, trustees, guardians, etc.

The request was referred to the Committee on Printing.

Mr. MacDonald moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Tuesday, January 25, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TEN.

Lansing, Tuesday, January 25, 1921.

The House was called to order by the Speaker.

Rev. Virgil Boyer, of the St. Paul's Episcopal Church of Lansing, offered the invocation:

"Most gracious God, we humbly beseech Thee for the people of these United States and of this commonwealth, so especially for this House of Representatives here assembled, that Thou wouldest be pleased to direct and prosper all their consultations to the advancement of Thy glory and the good of Thy church, and the safety, honor, and welfare of Thy people; that all things be so ordered and settled by our endeavors upon the best and surest foundation; that peace and happiness, truth and justice, veneration and piety, be established to us and to all generations to come, for the good of Thy holy church. We humbly ask in the name of Jesus Christ, our Blessed Lord.

The Lord bless us and keep us, the Lord make His face to shine upon us, and be gracious unto us, the Lord lift us up and give us peace both now and forever. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Case, Copley, Dacey, Dafoe, Dean, Farrier, Francis, Frick, Harris, Henze, Hunter, Kooyers, Leedy, Miles, Wm. F. Miller, O'Brien, Olmsted, Ramsey, Robinson, Smith, Strom, and Wade.

The following members were absent without leave: Messrs. Atwood, Averill, Burnham, Curtis, Gettel, Haan, Rankin, and Read.

Mr. Pitkin moved that Mr. Rankin be excused from today's session.
The motion prevailed.

Mr. Evans moved that Mr. Curtis be granted indefinite leave of absence including today, because of death in his family.

The motion prevailed.

Mr. Wells moved that Mr. Read be excused from today's session.
The motion prevailed.

Mr. Ewing moved that all other absentees without leave be excused from today's session.

The motion prevailed.

The Speaker announced that he had appointed Messrs. Hunter, Miles, and Hart as members on the part of the House of the joint committee provided for by Senate Concurrent Resolution No. 5, providing for an investigation of the affairs of the Community Council Commission.

Presentation of Petitions.

The Speaker presented
Petition No. 18.

Resolutions of the Board of Directors of the Michigan Allied Dairy Association, favoring the establishment of the proposed State department of agriculture, and the establishment within such organization of a dairy division.

The petition was referred to the Committee on Agriculture.

The Speaker presented
Petition No. 19.

Resolutions of the Official Board of the Central Methodist Episcopal Church of Belding, favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Jensen presented
Petition No. 20.

Petition of Fred Holmberg and 390 other citizens of Delta County protesting against the closing of Little Bay De Noquette for commercial fishing.

The petition was referred to the Committee on Fish and Fisheries.

Introduction of Bills.

Mr. Culver introduced
House Bill No. 32, entitled

A bill to amend section 6 of Act 271 of the Public Acts of 1915, as amended by Act 399 of the Public Acts of 1919, entitled "An act to regulate the selling of steamship and railroad tickets or orders for transportation to and from foreign countries, and the receipt of deposits of money for the purpose of transmitting the same, or equivalent thereof, to foreign countries.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Lord introduced
House Bill No. 33, entitled

A bill to repeal Act No. 142 of the Public Acts of 1913, entitled "An act to provide for the assessment and the collection of a specific tax upon secured debts other than debts secured or evidenced by mortgages and liens upon real property, and which mortgages and liens are recorded in Michigan, and to repeal all acts and parts of acts in contravention thereto," as amended by Act No. 254 of the Public Acts of 1915, being compilers' sections 4282 to 4286, inclusive, of the Compiled Laws of 1915, and as amended by Act No. 173 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Glaspie introduced
House Bill No. 34, entitled

A bill to provide for a tax upon cats; to provide for the expenditure of a part of said tax for the protection and cultivation of native birds, and to provide a penalty for the violation of this act.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Hubbard introduced
House Bill No. 35, entitled

A bill to make it compulsory for all steam and electric railroad companies operating in this State to install and maintain in sanitary condition, inside sanitary toilets within their depots and station houses, and prescribing a penalty for violation thereof.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Moore introduced
House Joint Resolution No. 2, entitled
A joint Resolution proposing an amendment to section 2 of Article 17 of the Constitution of the State of Michigan requiring the signatures of twenty per cent of the legal voters of the State upon the petitions initiating a constitutional amendment.

The Resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Mr. Averill entered the House and took his seat.

Mr. Atwood entered the House and took his seat.

Motions and Resolutions.

Mr. Moore offered the following resolution:

House Resolution No. 14.

Resolved, That Rule 42 be amended by adding at the end thereof the following: "All resolutions, both house and concurrent, shall be referred by the Speaker to a committee.

The Speaker announced that the resolution would lie over five days under the rules.

Mr. Moore moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

Mr. Jerome offered the following resolution:

House Resolution No. 15.

Whereas, The different institutions of this State are asking appropriations of the Legislature of large amounts; and

Whereas, It becomes the duty of the Committee on Ways and Means to pass upon the bills providing for these appropriations in advance of their coming before the House for consideration; therefore be it

Resolved, That the Committee on Ways and Means is hereby granted authority to designate sub-committees to visit any State institution where it seems advisable, and that the expenses of the members of such sub-committees, in visiting the institutions as herein provided, shall be paid as incidental expenses of the House of Representatives in the same manner as the expenses of the members of standing committees on said institutions are paid when visiting the institutions.

The question being on the adoption of the resolution,

Mr. Jerome moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

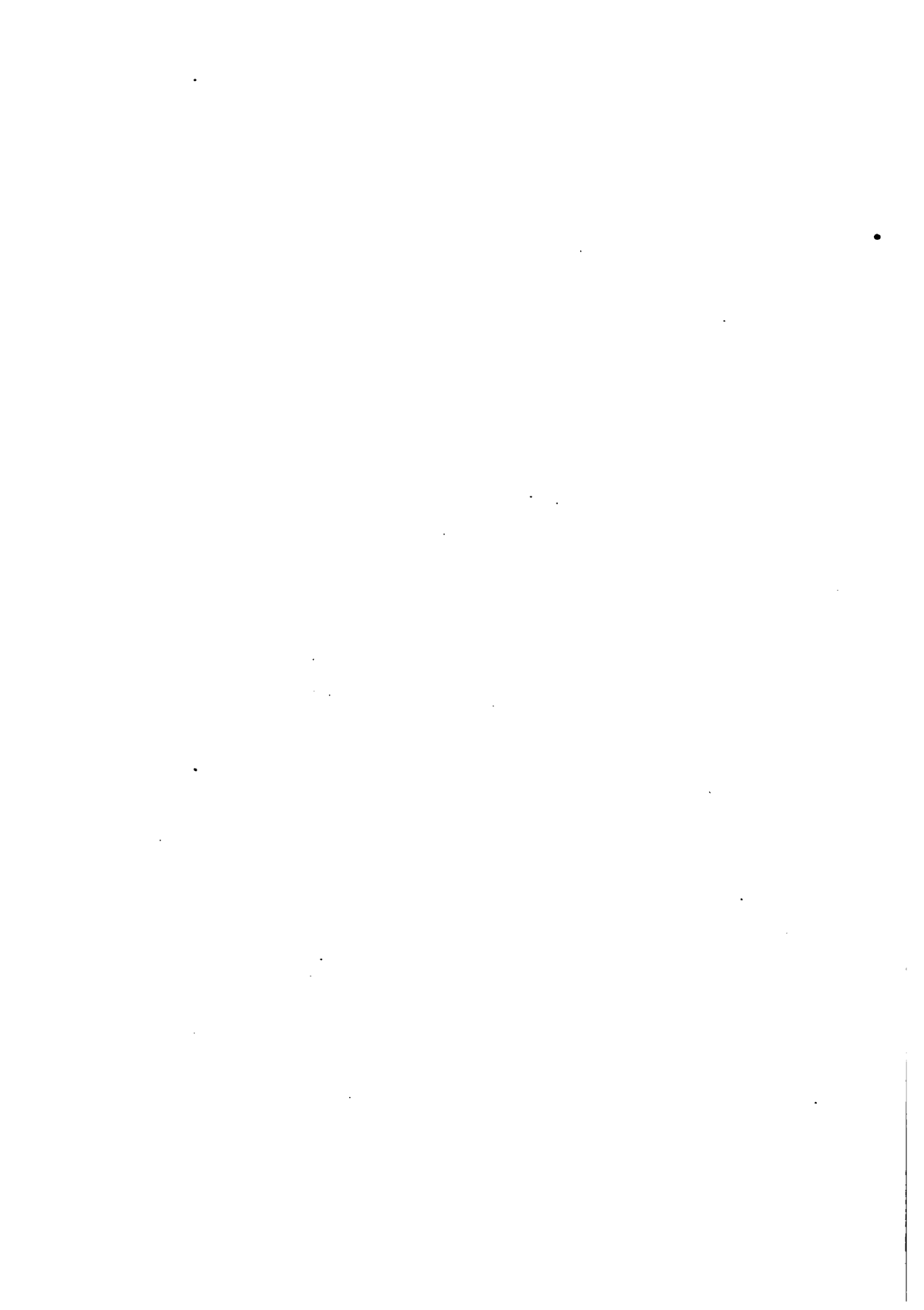
Mr. Hubbard asked and obtained leave of absence from Wednesday's session for the Committee on Ionia State Hospital—Messrs. Hubbard, Jewell, Hartway, Lee, and Liddy.

Mr. Butler moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, January 26, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER ELEVEN.

Lansing, Wednesday, January 26, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. G. W. Simon, of the First Presbyterian Church of Lansing, offered the invocation:

"Unto Thee, our Heavenly Father, Thou whose name is all glorious, and Thou who filleth the whole world with Thy glory, as Thou art filling this day with sunshine and beauty, we come before Thee this afternoon in humility and love and praise. We are humbled when we think of Thy great goodness unto us, how Thou hast dealt with us in a most bountiful way in giving unto us health, and strength, and joy of service, and fellowship, one with another, and heritage in this native land of ours which stands before the world as one of the great beacon lights of our day. In our land Thou hast given us a great heritage, with sturdy forefathers, with wise rulers, good and just law, and great and brave defenders of the land and sea, and we pray in these days when this body is coming together, that we may be mindful of the heritage that has come to us out of the past, and that the past that has given us this heritage may be the foundation upon which we continue to build for the good of the community, for the strength and glory of our Nation and the uplift of mankind and the glory of God.

Be with these men in this assembly as the days come and go. May their health, may their lives be precious in Thy sight, and may it be a coming together that shall be helpful, constructive, and give glory to God.

Wilt Thou be with the Speaker of this House. May he take counsel of Thee.

We also lift our voices in prayer and petition for our land as well as for our State. Be with our President, be with our President-elect, and as he enters into service, may he look to Thee. May there go with him those men who, in the spirit of unselfish statesmanship and service, shall battle for the things that can save our Nation from every influence that is hurtful, and build, as we hope and as we dream, a greater and better Nation, in which there will indeed be an asylum for those who are seeking liberty and justice and prosperity, and the things of life.

These favors we ask in Thy name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:

Messrs. Case, Copley, Curtis, Dacey, Dafoe, Dean, Francis, Frick, Harris, Henze, Kooyers, Leedy, Miles, Wm. F. Miller, O'Brien, Ramsey, Robinson, Smith, Strom, and Wade.

The following members were absent without leave: Messrs. Averill, Barnard, Chase, Hunter, Moore, Olmstead, Rasmussen, Sargent, and Titus.

Mr. Gowdy moved that Mr. Barnard be excused from today's session.
The motion prevailed.

Mr. Lee asked and obtained leave of absence until next Thursday's session.

Mr. Palmer asked and obtained leave of absence from to-morrow's session for the Committee on Industrial Home for Girls—Messrs. Palmer, Aldrich, Dean, Holland, and Rauchholz.

Mr. Hubbard asked and obtained leave of absence from to-morrow's session for the Committee on Ionia State Hospital—Messrs. Hubbard, Jewell, Hartway, Lee, and Liddy.

Mr. Rowe moved that the Committee on Industrial School for Boys be excused from the remainder of today's session—Messrs. Chase, Averill, Barnard, Rasmussen, and Wm. F. Miller.

The motion prevailed.

Mr. Green asked and obtained indefinite leave of absence after today's session for the Committee on Michigan Reformatory—Messrs. Green, Evans, Fuller, Osborn, and Hart.

Mr. Stevenson asked and obtained leave of absence from the sessions of this week after today for the Committee on Michigan State Prison—Messrs. Stevenson, J. E. Warner, Lewis, Moore, and Danz.

Mr. Read moved that Mr. Titus be granted leave of absence from the remaining sessions of this week, including today.

The motion prevailed.

Mr. Aldrich moved that Mr. Sargent be granted indefinite leave of absence, including today.

The motion prevailed.

Mr. MacDonald moved that all other absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Brown presented
Petition No. 21.

Petition of the W. C. T. U. of Flint, favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Fuller presented
Petition No. 22.
Petition of the Oak Grove W. C. T. U. favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Watson for the printing of
House Bill No. 9.

To amend Act No. 205 of the Public Acts of 1887—the General Banking Law—to provide for state banks acting as executors, administrators, trustees, guardians, etc.

With the recommendation that the request be granted.

The report was accepted and the committee discharged.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and the bill was ordered printed.

Reports of Select Committees.

The special Committee appointed to draft suitable resolutions on the death of Justice Brooke presented, through its chairman, Mr. Lord, the following resolutions and recommended their adoption:

Whereas, It has pleased Almighty God, in His wisdom, to remove from our midst Hon. Flavius L. Brooke; and

Whereas, We, the members of the House of Representatives, recognize the value of his services as a justice of the Supreme Court of the State, and know of his devotion to duty; and

Whereas, All that we can do is to pay our tribute to the ability, the sincerity of purpose and the high ideals which marked his career as a jurist, and to his sterling qualities as a man; and

Whereas, We share with the members of his family their deep sorrow in the loss of a devoted husband and father; therefore be it

Resolved, That this body tender to the family its heartfelt sympathy in this great affliction, and its assurance that their grief is shared by the people of this State; and

Resolved further, That the Clerk of the House have a copy of these resolutions engrossed and sent to the bereaved family.

The report was accepted and the committee discharged.

The question being on the adoption of the resolutions,

The resolutions were, by a rising vote, unanimously adopted.

Communications From State Officers.

The following communication from the Secretary of State was received and read:

Lansing, Michigan.
January 26, 1921.

To the Legislature of the State of Michigan:

Section 3 of Act number 383 of the Public acts of 1919 contains the following phraseology.

"and in addition thereto it shall be the duty of the Secretary of State to keep a separate record showing the engine numbers of all motor vehicles registered hereunder in numerical order, with the license number assigned to such vehicle appearing opposite, which records shall be appropriately indexed according to the trade name under which such motor vehicle is sold."

This section of the statute requires me to keep what is commonly termed a motor number index. I find that the statute requires me to keep an alphabetical index of all motor vehicle owners, that is to say, the original application for the motor vehicle license in alphabetical order, also a numerical index of the plates issued, and the keeping of this index as provided by this section of the statute compels me to keep a third index. I have investigated the worth of this motor number index and find it is of little practical use. The original application contains full information including the motor number of the applicant's car verified by him, and we are in position to furnish all the information desired without this index, except in very exceptional cases. The cost of the keeping of this index to the State amounts to a considerable sum of money, I should estimate in the neighborhood of \$15,000.00 to \$20,000.00 a year, and, for the service it renders, it is an expensive proposition, and, in my judgment, it would be wise to repeal this clause of the section.

This communication is in nowise a reflection upon my predecessor, as the statute was only passed in 1919, and the former Secretary of State, Mr. Vaughan, joins with me in recommending the elimination of this work.

Very respectfully yours,

(Signed) CHARLES J. DELAND,
Secretary of State.

Messages from the Senate.

A message was received from the Senate informing the House that the President of the Senate had appointed Senators Baker and Hicks as members on the part of the Senate of the joint committee provided for in Senate Concurrent Resolution No. 5, providing for an investigation of the Community Council Commission, etc.

Introduction of Bills.

Mr. Jos. E. Warner introduced
House Bill No. 36, entitled

A bill to amend section 27 of Act 59 of the Public Acts of 1915, as amended, entitled "An act to provide for the construction, maintenance and improvement of highways; for the levying spreading and collecting of taxes and of special assessments therefor; to authorize the borrowing of money and the issuance of bonds under certain restrictions, regulations and limitations; to prescribe the powers and duties of certain officers with reference thereto; and to validate certain proceedings heretofore taken," same being section 4697 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Wells introduced
House Bill No. 37, entitled

A bill to regulate the establishment, maintenance and conducting of public billiard and pool rooms, dance-halls, bowling alleys and soft-drink emporiums outside of incorporated cities and villages; to provide for the issuance of permits for such places; to prescribe the powers and duties of township boards with relation thereto; and to prescribe the penalty for violation of the provisions hereof.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Gowdy introduced
House Bill No. 38, entitled

A bill to amend section 95 of Chapter 16 of the Revised Statutes of 1846, entitled "Of the powers and duties of townships and the election and duties of township officers," being section 2154 of the Compiled Laws of 1915, as amended by Act No. 89 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Byrum introduced
House Bill No. 39, entitled

A bill to amend section 1 of Act No. 11 of the Public Acts of 1911, entitled "An act designating the days to be observed as holidays in the public schools of this State," being section 5823 of the Compiled Laws of 1915 as amended by Act No. 72 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Welsh introduced
House Bill No. 40, entitled

A bill to protect and promote industrial and labor interests of the people of the State of Michigan; to create an industrial and labor department and prescribe the powers and duties thereof; to provide for the transfer of said department of powers and duties affecting labor and industrial matters now vested in certain other State boards, commissions, departments and officers; and to abolish the boards, commissions, departments and officers, the powers and duties of which are hereby transferred.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Motions and Resolutions.

Mr. Palmer offered the following resolution:

House Resolution No. 16.

Resolved, That, whereas Representative Albert H. Reutter, chairman or the House Committee on State Industrial Home for Girls at the session of 1919, was in charge of the investigation of that institution, and is therefore especially equipped with knowledge concerning that institution, of which your present committee on said institution wishes to avail itself, that Representative Albert H. Reutter be given authority to accompany said present committee upon its visit to that institution, and that he be given the right to payment of his expenses for such visit as if he were a member of said present committee.

Mr. Culver moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

Mr. Wells offered the following resolution:

House Resolution No. 17.

Whereas, it is deemed necessary to appoint an additional janitor to properly attend to the janitor work in the House, therefor be it

Resolved. That the Speaker is hereby authorized to appoint an additional janitor at the same salary as the other assistant janitors.

Mr. Wells moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

Mr. Jensen made written request for the printing of
House Bill No. 21.

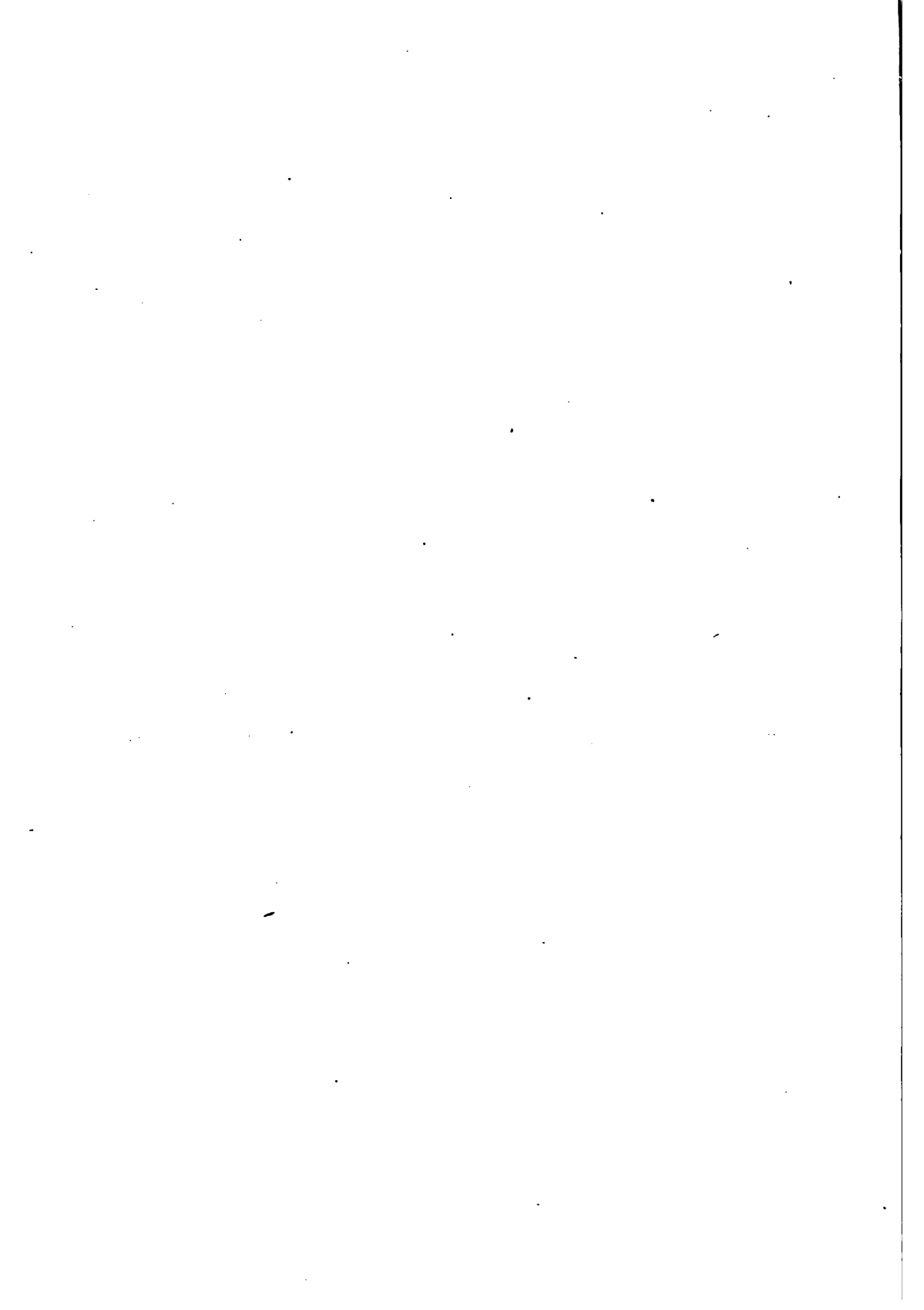
Providing for the payment of equalized compensation to veterans of the World War.

The request was referred to the Committee on Printing.

Mr. Gettel moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Thursday, January 27, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER TWELVE.

Lansing, Thursday, January 27, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. E. W. Bishop, of the Plymouth Congregational Church of Lansing, offered the invocation:

"God of all light and truth, ever since the morning's stars sang together at the first creation Thou hast said in the majesty of Thy power, "Let there be light," and there has been light. We crave the continuing of Thine illumination as it comes to guide men's hearts and men's minds and souls. We rejoice in the manifold advantages which we in this State enjoy. Thou hast blessed it among the commonwealths of our land. Continue, Thou, we pray Thee, to make our manhood equal to our resources and that those who make our laws shall do so in the spirit of divine guidance, that all may move equally for the welfare of the people. Save these, Thy servants, from all pettinesses that come from selfish politics and make each one consider himself to be the guardian of the fair name of the people of the state of Michigan; and grant, we pray Thee, Thy blessing upon this hour and its deliberations.

In the name of the great Master. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Aldrich, Copley, Curtis, Dacey, Dafoe, Danz, Dean, Evans, Francis, Frick, Fuller, Green, Harris, Hart, Hartway, Jewell, Kooyers, Lee, Leedy, Lewis, Liddy, Miles, Wm. F. Miller, Moore, O'Brien, Osborn, Palmer, Ramsey, Rauchholz, Robinson, Sargent, Smith, Stevenson, Strom, Titus, Wade, and Jos. E. Warner.

The following members were absent without leave: Allard, Farrier, Glaspie, Haan, Geo. H. Miller, Reutter, and Woodruff.

Mr. Ewing asked and obtained indefinite leave of absence after today's session.

Mr. Dunn asked and obtained indefinite leave of absence after today's session for the Committee on Pontiac State Hospital—Messrs. Geo. H. Miller, Lee, Dunn, Allard, and Rankin.

Mr. Hopkins moved that Mr. Farrier be granted indefinite leave of absence, including today.

The motion prevailed.

Messrs. DeWitt, Townsend, Read, Mosier, Wells, and Pitkin asked and obtained leaves of absence from Friday's session.

Mr. Atwood asked and obtained leave of absence from Friday's session for the Committee on Michigan Employment Institution for the Blind—Messrs. Atwood, MacDonald, Stevenson, Coleman, and Emerson.

Mr. Bryan asked and obtained leave of absence from Friday's session for the Committee on Michigan Farm Colony for Epileptics—Messrs. Bryan, Brown, Smith, Strauch, and Henze.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Chase presented
Petition No. 23.

Resolutions of the Board of Supervisors of Osceola county, favoring the abolishment of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Sanson presented
Petition No. 24.

Petition of the Rural Mail Carriers of Tuscola county, requesting free license plates for their automobiles.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 25.

Petition of W. A. Smith and 214 other citizens of Barry county, protesting against the appropriation being asked by the University of Michigan.

The petition was referred to the Committee on University.

Mr. Wells presented
Petition No. 26.

Petition of Wm. Hileman and 146 other citizens of Cass county, requesting the repeal of Act No. 35, P. A. 1891, which provides for certain limitations for catching fish in Diamond Lake.

The petition was referred to the Committee on Fish and Fisheries.

Reports of Standing Committees.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported House Resolution No. 17.

Whereas, It is deemed necessary to appoint an additional janitor to properly attend to the janitor work in the House; therefore, be it

Resolved, That the Speaker is hereby authorized to appoint an additional janitor at the same salary as the other assistant janitors.

With the recommendation that the resolution be adopted.

The report was accepted and the committee discharged.

The question being on the adoption of the resolution,

The resolution was adopted.

Introduction of Bills.

Mr. Read introduced

House Bill No. 41, entitled

A bill to amend section 5 of Act No. 44 of the Public Acts of 1911, entitled "An act to create a State Board of Equalization; to prescribe its powers and duties; to provide that said board shall be furnished with certain information by the several boards of supervisors and by the Board of State Tax Commissioners; to provide for meeting the expense authorized by this act, and to repeal all acts or parts of acts contravening the provisions of this act," being section 164 of the Compiled Laws of 1911.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Lennon introduced

House Bill No. 42, entitled

A bill to amend section 40 of Chapter 35 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," being section 13432 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Manwaring introduced

House Bill No. 43, entitled

A bill providing for State aid to ex-service men, for the completion and furtherance of their education.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Townsend introduced

House Bill No. 44, entitled

A bill to make appropriations for the Michigan State Prison for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan State Prison.

Mr. Brown introduced

House Bill No. 45, entitled

A bill to make appropriations for the Michigan School for the Deaf for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on the Michigan School for the Deaf.

Mr. Butler introduced

House Bill No. 46, entitled

A bill to repeal Act No. 106 of the Public Acts of 1903, entitled "An act to prescribe the duties and liabilities of employers and employees arising from the offer and acceptance of inducements for the performance of labor or service for hire at some point away from the home locality," the same being Compilers' sections 5580 to 5582 both inclusive, of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Ladd introduced

House Bill No. 47, entitled

A bill making appropriations for the Michigan State Horticultural Society for the fiscal years ending June 30, 1922, and June 30, 1923, for the purposes of promoting the horticultural interests of the State and the editing and compiling of reports, and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Horticulture.

Mr. Ladd introduced

House Bill No. 48, entitled

A bill to make appropriations for the Traverse City State Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Traverse City State Hospital.

Mr. Manwaring introduced
House Bill No. 49, entitled

A bill to make appropriations for the State Psychopathic Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Psychopathic Hospital.

Mr. Menerey introduced
House Bill No. 50, entitled

A bill to make appropriations for the Central Michigan Normal School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Central Michigan Normal School.

Mr. Atwood introduced
House Bill No. 51, entitled

A bill to promote the agricultural interests of the State of Michigan, to create a State Department of Agriculture, to define the powers and duties thereof, to provide for the transfer to and vesting in said department of powers and duties now vested by law in certain other State boards, commissions and officers, and to abolish certain boards, commissions and officers, the powers and duties of which are hereby transferred.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Brown introduced
House Bill No. 52, entitled

A bill to provide for the protection and conservation of the natural resources of the State; to create a Conservation Department; to define the powers and duties thereof; to provide for the transfer to said department of the powers and duties now vested by law in certain boards, commissions and officers of the State; and for the abolishing of the board, commissions and officers, the powers and duties of which are hereby transferred.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Ewing introduced
House Bill No. 53, entitled

A bill to make appropriations for the State House of Correction and Branch of State Prison in Upper Peninsula for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Marquette Prison.

Mr. Wells introduced
House Bill No. 54, entitled

A bill to amend the title and section 1 of Act No. 35 of the Public Acts of 1891, entitled "An act to prevent the taking, catching or destruction of fish in Donnell's Lake and Diamond Lake in Penn township, Mud Lake in Calvin township, Indian Lake, Dewey Lake, Cable Lake, Magician Lake and Crooked Lake in Silver Creek township; all in the county of Cass; and Crooked Lake and Round Lake in the township of Keeler in Van Buren county; and Brush Lake in the townships of Berrien and Pipestone, and Long Lake in Berrien township, Berrien county, and Lee Lake in Newton township in the county of Calhoun."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Wells introduced
House Bill No. 55, entitled

A bill to amend section 1 of Act 247 of the Public Acts of 1919, entitled "An act to permit the taking of cisco by the use of gill nets in the waters of certain lakes in Cass county, and providing for the licensing and regulation of such fishing by the State Game, Fish and Forestry Warden."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Vine introduced

House Bill No. 56, entitled

A bill to make appropriations for the State Industrial School for Girls for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Industrial School for Girls.

Motions and Resolutions.

Mr. Dunn moved that when the House adjourns today it stand adjourned until Friday, January 28, at 8:45 o'clock a. m.

The motion prevailed.

Mr. Jenson moved that when the House adjourns tomorrow it stand adjourned until Monday, January 31 at 8:30 o'clock p. m.

The motion prevailed.

Mr. Welsh made written request for the printing of House Bill No. 40,

To create a Department of Industry and Labor.

The request was referred to the Committee on Printing.

Mr. Brown made written request for the printing of House Bill No. 52,

To create a Conservation Department.

The request was referred to the Committee on Printing.

Mr. Atwood made written request for the printing of House Bill No. 51,

To create a Department of Agriculture.

The request was referred to the Committee on Printing.

The Clerk announced the appointment of Clayton Hill, one of the pages, as Clerk's messenger.

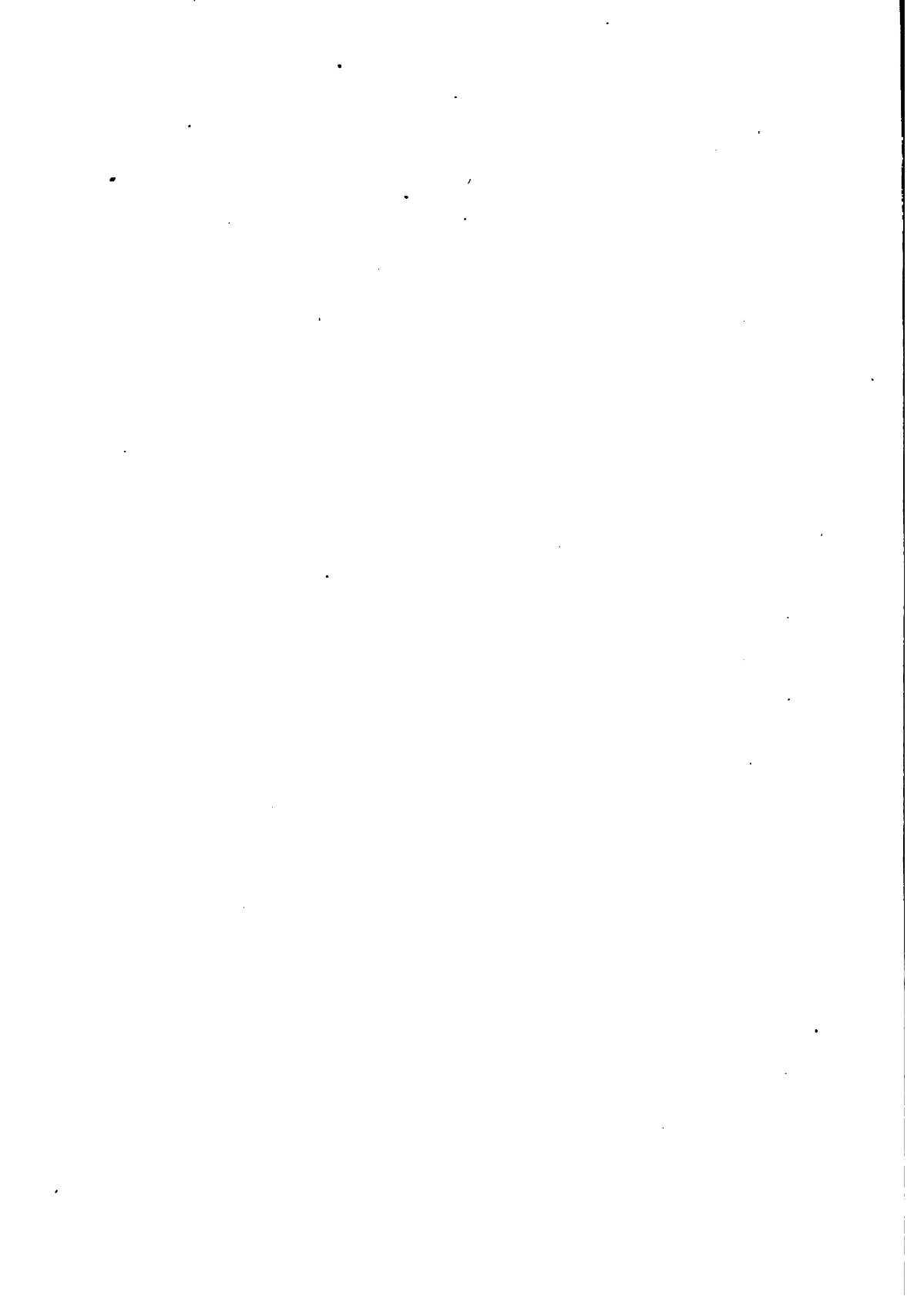
The Speaker announced the appointment of Sumner McCoy, of Redford, as a page, in place of Clayton Hill, appointed as Clerk's messenger.

Mr. Lord moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, January 28, at 8:45 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER THIRTEEN.

Lansing, Friday, January 28, 1921.

8:45 o'clock a. m.

The House was called to order by the Speaker.

Rev. J. C. Willits, of the Central Methodist Church of Lansing, offered the invocation:

"We rejoice, our Father, in this gracious morning, that Thou hast given to us with its gladness and its cheer and its inspiration. We would not begin the services of a day nor the activities of life without recognizing Thee as a part of life, helping us to bear its responsibilities and its opportunities. We come to Thee in this hour and ask Thy blessing, O Lord, to be upon the members of this House. We pray Thee that Thou wilt be near each one of them personally and may the consciousness of God's presence and the richness of His grace be an adornment to the life of every man who is a member of this House. We pray that Thou wilt give to these men wisdom, giving them vision and insight into the great problems that may come before them during this session of the legislature; that Thou wilt give them convictions upon the great issues that affect the life of every man, woman, and child of our great commonwealth, and when Thou hast given them convictions of righteousness, we pray Thou wilt give them courage that they may undertake to do the thing that is right, remembering that they legislate in the fear of God and God's people. We pray that out of the legislation of this year there shall be no criticism that it has been class legislation or legislation in favor of any preferred company of men, but O God, we pray these men shall legislate for all the people and shall be able to remember continuously that they are Thy servants, working for the establishment of a kingdom of righteousness in this State of ours that shall make it a better place in which men and women and children shall live.

Be Thou with the officers of this House and help them in the arduous tasks that belong to them and in all the committee meetings and in everything that shall pertain to the highest kingdom of God, as represented in the organization of society and the organization of the State. Bless not only our commonwealth, but all of the great commonwealths of this great Republic.

Bless, we pray Thee, our Government. We pray that it shall stand as a Christian Nation, out of which shall go forth those streams of light and those influences of righteousness that shall be for the establishment of a world kingdom that shall stand in that gracious time when the kingdoms of the world shall be the kingdom of our Lord and Christ.

Be with whatever may be done this morning and throughout this day. Help us to discharge the obligations, responsibilities and duties of life that at last we may receive the approval of God at His right hand. We ask through Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was not present.

The following members were absent with leave: Messrs. Allard, Atwood, Brown, Bryan, Coleman, Copley, Curtis, Dacey, Dafoe, Danz, Dean, DeWitt, Dunn, Emerson, Evans, Ewing, Farrier, Francis, Frick, Fuller, Green, Harris, Hartway, Kooyers, Lee, Leedy, Lewis, MacDonald, Miles, Geo. H. Miller, Wm. F. Miller,

Moore, Mosier, O'Brien, Osborn, Palmer, Pitkin, Ramsey, Read, Robinson, Sargent, Smith, Stevenson, Strauch, Strom, Titus, Townsend, Wade, Jos. E. Warner, and Wells.

The following members were absent without leave: Messrs. Butler, Byrum, Glaspie, Haan, Hubbard, Hunter, Jerome, Johnson, Lennon, Lord, McKeon, Menerey, Reutter, Sanson, Town, Welsh, and Woodruff.

Mr. Liddy moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Monday, January 31, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FOURTEEN.

Lansing, Monday, January 31, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. Thomas Laity, of the First Methodist Church of Lansing, offered the invocation:

"Almighty God, our heavenly Father, we thank Thee for the privilege of coming into Thy presence on all occasions. We thank Thee, our Father, for the high degree of personal character represented in these legislative halls of Michigan. We pray Thou wilt bless these men in their deliberations in this session of the Legislature. We pray, our Father, that Thou wilt help them to make Michigan an outstanding State in matters of sobriety and righteousness. We believe, our Father, that Thou hast called this nation to be a leader among the nations, to bring a higher type of living unselfishly. We pray that Thou wilt bless our President and those associated with him in the government of the nation and we pray, our Father, that Thou wilt bless our President-elect and those who may be associated with him, and grant, our Father, that in the change of administrations this great nation of ours shall go on to still larger achievements.

Hear us in these our prayers, through Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Allard, Dunn, Ewing, Farrier, Francis, Frick, Green, Lee, O'Brien, Robinson, Sargent, and Smith.

The following members were absent without leave: Messrs. Atwood, Averill, Coleman, Haan, Hart, Johnson, Menerey, Mosier, Nevins, Palmer, Rauchholz, and Jos. E Warner.

Mr. MacDonald moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Bryan moved that an indefinite leave of absence be granted to Mr. Mosier because of illness.

The motion prevailed.

Presentation of Petitions.

Mr. Strom presented
Petition No. 27.

Resolution of the Theosophical Society of Grand Rapids condemning any action which would tend toward the establishment of capital punishment in this State.

The petition was referred to the Committee on Judiciary.

Mr. Welsh presented
Petition No. 28.

Petition of Shelby R. Schurtz, an attorney of the city of Grand Rapids, asking for the passage of an act giving children the right of appeal from the decisions of the Probate Court, Juvenile Division.

The petition was referred to the Committee on Judiciary.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Thursday, January 27:

Senate Bill No. 16 (file No. 17)—

To amend section 13 of Act No. 302 of the Public Acts of 1915, to provide for the registration, identification and regulation of motor vehicles and trailers.

Senate Bill No. 17 (file No. 18)—

To repeal Act No. 242 of the Public Acts of 1919, providing for the payment of bounties for the killing of weasels, woodchucks, etc.

Senate Bill No. 18 (file No. 19)—

To amend section 7 of Act No. 6 of the Public Acts of the extra session of 1907—to define and to regulate the treatment and control of dependent, neglected and delinquent children.

Friday, January 28:

House Bill No. 9 (file No. 1)—

To amend Act No. 205 of the Public Acts of 1887—banking law.

Saturday, January 29:

Senate Bill No. 19 (file No. 20)—

To authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway to be known and designated as the Colgrove Highway.

Senate Bill No. 20 (file No. 21)—

To amend section 4 of Act No. 279 of the Public Acts of 1909, to provide for the incorporation of cities and for revising and amending their charters.

Senate Bill No. 22 (file No. 22)—

To amend section 8 of chapter 15 of Act No. 283 of the Public Acts of 1909—general highway law.

Senate Bill No. 26 (file No. 23)—

To provide for the taxation of all real and personal property owned, used or controlled by any person, firm, corporation, association, trustee or trustees, in the conduct, operation or maintenance of a closed hospital, asylum or institution.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Welsh for the printing of
House Bill No. 40—
To create a Department of Industry and Labor.

The written request of Mr. Atwood for the printing of
House Bill No. 51—
To create a Department of Agriculture.

The written request of Mr. Brown for the printing of
House Bill No. 52—
To create a Conservation Department.

With the recommendation that the requests be granted.
The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bills were ordered printed.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported House Resolution No. 15.

A resolution authorizing sub-committees of the Ways and Means Committee to visit State institutions.

(For full text of resolution see p. 83 of House Journal.)

With the recommendation that the Resolution be adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

Introduction of Bills.

Mr. DeWitt introduced

House Bill No. 57, entitled

A bill to amend section 16 of Act No. 302 of the Public Acts of 1915, entitled "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto, operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being section 4812 of the Compiled Laws of 1915, as amended by Act No. 383 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Glaspie introduced

House Bill No. 58, entitled

A bill to repeal Act No. 382 of the Public Acts of the State of Michigan for 1919.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Jensen introduced

House Bill No. 59, entitled

A bill to amend section 2 of Act No. 77 of the Public Acts of 1849, entitled "An act relative to the costs of proceedings of criminal cases," being section 15908 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. MacDonald introduced

House Bill No. 60, entitled

A bill to amend section 1 of chapter 7 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," being section 2640 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

Mr. Townsend introduced

House Bill No. 61, entitled

A bill to provide for and define the duties of the State Commissioner of Health with reference to the registration of births and the issuance of birth certificates, the registration of deaths and the issuance of death certificates, the making and preservation of records of marriages, and with reference to the recording of other vital statistics; to provide for the transfer of certain powers and duties pertaining thereto from the Secretary of State to the State Health Commissioner, and for the transfer of vital statistical records from the Department of State to the Department of Health.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Olmsted introduced

House Bill No. 62, entitled

A bill to amend section 1 of chapter 3 of Act 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the estab-

lishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefore; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," same being section 4337 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Liddy introduced

House Bill No. 63, entitled

A bill to license and regulate the business of making loans in sums of three hundred dollars or less, secured or unsecured, at a greater rate of interest than seven per centum per annum, prescribing the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to repeal act number 228 of the Public Acts of 1915, being sections 6031 to 6039, inclusive, of the Compiled Laws of 1915, and all acts and parts of acts inconsistent with the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Culver introduced

House Bill No. 64, entitled

A bill to amend paragraph 2 of section 22 of chapter 2 of Act 256 of the Public Acts of the State of Michigan for 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State."

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Holland introduced

House Bill No. 65, entitled

A bill to fix maximum hours of service in certain industries; permitting overtime conditioned on payment therefor at the rate of time and one-half the regular wage; prescribing penalties for the violation thereof; and to repeal Act No. 137, Public Acts of 1885, being sections 5587 to 5591 of the Compiled Laws of 1915, and all other acts and parts of acts contravening the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Holland introduced

House Bill No. 66, entitled

A bill to repeal Act No. 26 of the Public Acts of 1919, entitled "An act to create the Michigan State Police; to provide for the appointment of the officers and members; to prescribe their powers and duties; to fix their compensation; and to provide an appropriation therefore;" to provide for the disposal of equipment acquired and used for the Michigan State Police; and for the use of the proceeds therefrom and of any moneys remaining in the appropriation made by said act.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Watson introduced

House Bill No. 67, entitled

A bill to repeal Act No. 259 of the Public Acts of 1917 entitled "An act to provide for the establishment and maintenance of the Michigan Training School for Women; for the government and management thereof and the confining of certain persons therein; and to make an appropriation therefor, and to provide a tax to meet the same," and to provide for the selling of the property of the Michigan State Training School for Women and for the disposition of the proceeds thereof.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Dean introduced
House Bill No. 68, entitled

A bill to amend Chapter 2 of part 4 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations, and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," by adding to said chapter one new section to stand as section 17 thereof.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Messages from the Senate.

A message was received from the Senate transmitting
Senate Concurrent Resolution No. 7.

A resolution advocating extension of opportunity for physical education for children.

Whereas, The State of Michigan has enacted legislation to promote the extension of the opportunity of physical education to all the children of this State and

Whereas, The Federal Congress has under consideration a bill known as the Fess-Capper Physical Education Bill (H. R. 12652, S. 3950) which proposes Federal co-operation with the states in the extension of the opportunity of physical education to all children, and

Whereas, The Fess-Capper Bill proposes that the Federal Government shall give financial assistance and technical advice and that the control of the physical education programs in the various states shall rest exclusively in the hands of state and local officials designated by the states; Therefore be it

Resolved by the Senate (the House of Representatives concurring), That the Legislature of the State of Michigan hereby expresses its belief that the Nation will be benefited by the Federal Congress making provision for National extension of the opportunity of physical education for all children; and signifies its readiness to co-operate with the Federal Government in the provisions of such an act.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Motions and Resolutions.

Mr. Jensen offered
House Concurrent Resolution No. 9.

A resolution memorializing congress to better the condition of men in the Army and Navy.

Whereas, The high rate of passenger fare as established by the Interstate Commerce Commission has made it almost prohibitive for men in the service of the Army or Navy of this United States to visit their homes when able to obtain furlough, the cost of Railroad fare being unreasonable in proportion to the compensation they receive for their service, therefore be it

Resolved by the House of Representatives (the Senate concurring), That the Legislature of the State of Michigan urge upon all members of the Congress of the United States, and particularly the members thereof representing the State of Michigan, that legislation tending to bring about a better condition for the men who serve our country in the Army and Navy be fostered by Congress as soon as possible, and be it further

Resolved, That the Clerk of the House be and is hereby instructed to mail a copy of this Resolution to each member of Congress from Michigan.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Strom made written request for the printing of
House Bill No. 7—
To regulate the display of motion picture films.
The request was referred to the Committee on Printing.

Mr. Olmsted made written request for the printing of
House Bill No. 62—
To amend the general highway law.
The request was referred to the Committee on Printing.

Mr. Wells moved that the House adjourn.
The motion prevailed.
The Speaker declared the House adjourned until Tuesday, February 1, at 2:00
o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FIFTEEN.

Lansing, Tuesday, February 1, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. F. W. Corbett, of the Mt. Hope Methodist Church of Lansing, offered the invocation:

"Almighty God, humbly, yet reverently, we bow before Thee, acknowledging Thee the God of men and of nations. We also come to Thee in the consciousness of our need. Upon us each day devolve certain responsibilities and obligations which of our own wisdom and our own strength we are incapacitated to meet, but through Thy grace we shall be able to know and to do Thy will.

We pray Thee, our Father, that Thou wilt defeat all plans and all efforts that would be for unrighteousness, and forward every movement that seeks to elevate the intelligence, well-being, and morality of the people.

We ask during the session of this body this afternoon that Thy conscious presence may be in all hearts, to the end that Thy glory may be advanced, the interest of the State cared for, and the well-being of the people promoted.

We ask it all, with the forgiveness of our sins, through Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dunn, Ewing, Farrier, Lee, Mosier, and Sargent.

The following members were absent without leave: Messrs. Atwood, Averill, Butler, Haan, Hart, Locke, and Geo. H. Miller.

Mr. Brown moved that Mr. Hart be excused from today's session.
The motion prevailed.

Mr. O'Brien moved that Mr. Haan be excused from today's session.
The motion prevailed.

Mr. MacDonald moved that all other absentees without leave be excused from today's session.
The motion prevailed.

The Speaker announced that in accordance with House Resolution No. 17 he had appointed Henry C. Bourdingno as assistant janitor.

Presentation of Petitions.

Mr. Butler presented
Petition No. 29.

Resolution of the Lapeer County Pomona Grange advocating adequate appropriations for the Michigan Agricultural College.

The petition was referred to the Committee on Agricultural College.

Mr. Sanson presented
Petition No. 30.
Resolution of the Board of Supervisors of Tuscola County protesting against the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Wells presented
Petition No. 31.
Petition of Frank Dunn and 48 other citizens of Cass County requesting an amendment to the non-resident fisherman license law.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Harris presented
Petition No. 32.
Petition of the Saginaw Business Women's Association favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 33.
Petition of the Saginaw County League of Women Voters favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 34.
Petition of the Saginaw Federation of Clubs favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 35.
Petition of the Methodist Ministers Association, representing 19 counties, and the Ames Brotherhood, favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 36.
Petition of the Methodist Ministers Association, representing 19 counties, and the Ames Brotherhood, favoring the passage of an act for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 37.
Petition of Mrs. B. J. Vincent and 145 other citizens of Saginaw County, endorsing the proposed measure establishing a retirement fund for teachers.
The petition was referred to the Committee on Education.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Tuesday, February 1:

- House Bill No. 40 (file No. 2)—
To create an Industrial and Labor Department and prescribe the powers and duties thereof.
- House Bill No. 51 (file No. 3)—
To create a State Department of Agriculture and define its powers and duties.
- House Bill No. 52 (file No. 4)—
To provide for the protection and conservation of the natural resources of the State; to create a Conservation Department and define its powers and duties.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Jensen for the printing of
House Bill No. 21—

Providing for the payment of equalized compensation to veterans of the World
War;

The written request of Mr. Strom for the printing of
House Bill No. 7—

To regulate the display of motion picture films;

With the recommendation that the requests be granted.

The question being on concurring in the recommendation of the committee.

The recommendation was concurred in, and the bills were ordered printed.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
House Bill No. 57—

A bill to amend section 16 of Act No. 302 of the Public Acts of 1915—to provide
for the registration, identification and regulation of motor vehicles and trailers
attached thereto.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed
on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
House Bill No. 62—

A bill to amend section 1 of chapter 3 of Act 283 of the Public Acts of 1909—
general highway law.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed
on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
House Bill No. 8—

To amend Sec. 2 of Act No. 44, P. A. of 1899, providing for publication and
distribution of laws and documents.

With the recommendation that the following amendments be adopted, and that
the bill then pass:

1. Amend by inserting after the enacting clause the following enacting section:
Section 1. Section 2 of Act No. 44 of the Public Acts of 1899, entitled "An act
to provide for the publication and distribution of laws and documents, reports of
the several officers, boards of officers, and public institutions of this State now
or hereafter to be published, and to provide for the replacing of books lost by fire
or otherwise, and to provide for the publication and distribution of the official di-
rectory and legislative manual of the State of Michigan and to repeal Act No. 122
of the session laws of 1889, approved May 31, 1889, Act No. 20 of the session laws
of 1889, approved March 19, 1889, and all other laws or parts of laws contravening
or inconsistent with this act," as amended by Act 225 of the Public Acts of 1903,
being Compiler's section 821 of the Compiled Laws of 1915.

2. Amend by inserting in line 19 of Sec. 2, after the word "circuit," the word
"court."

3. Amend by inserting in line 22, after the word "coroners," the words "County
School Commissioner."

The question being on the adoption of the amendments recommended by the
committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed
on the general orders.

Messrs. Mosier, Atwood, and Averill entered the House and took their seats.

Introduction of Bills.

Mr. Jerome introduced
House Bill No. 69, entitled

A bill to make appropriations for the Executive Office for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 70, entitled

A bill to make appropriations for Michigan State Board of Registration in Medicine for the fiscal years ending June 30, 1922 and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 71, entitled

A bill to make appropriations for the State Geological and Biological Survey for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Geological Survey.

Mr. Jerome introduced
House Bill No. 72, entitled

A bill to make appropriations for the State Treasury for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 73, entitled

A bill to make appropriations for the Michigan State Police for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 74, entitled

A bill to make appropriations for the Michigan State Park Commission for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 75, entitled

A bill to make appropriations for the Supreme Court for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 76, entitled

A bill to make appropriations for the State Board of Accountancy for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 77, entitled

A bill to make appropriations for the Michigan Board of Pharmacy for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 78, entitled

A bill to make appropriations for the Legislature for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 79, entitled

A bill to make appropriations for the State Fire Marshall's office, Department of Insurance for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 80, entitled

A bill to make appropriations for the Advisory Board in the matter of Pardons for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 81, entitled

A bill to make appropriations for the State Purchasing Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 82, entitled

A bill to make appropriations for the Public Domain Commission for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 83, entitled

A bill to make appropriations for the Mackinac Island State Park Commission for the fiscal years ending June 30, 1922 and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 84, entitled

A bill to make appropriations for the circuit judges of Michigan, the judges of the Recorders Court of the City of Detroit, and the Superior Court of the City of Grand Rapids, for the fiscal years ending June 30, 1922, and June 30, 1923, for personal service and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 85, entitled

A bill to make appropriations for the Michigan Securities Commission, (Department of Real Estate), for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 86, entitled

A bill to provide appropriations for the State Game, Fish and Forest Fire Commissioner's Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes, and to repeal other acts or parts of acts making appropriations therefor.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 87, entitled

A bill to make appropriations to further organize and carry out the plans of the United States Boys' Working Reserve; to regulate the expenditure of such appropriations and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 88, entitled

A bill to make appropriations for the State Veterinary Board for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 89, entitled

A bill to make appropriations for the State Library for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Library.

Mr. Jerome introduced
House Bill No. 90, entitled

A bill to make appropriations for Michigan Industrial Accident Board for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 91, entitled

A bill to make appropriations for the State Board of Law Examiners for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced
House Bill No. 92, entitled

A bill to make appropriations for the Board of State Auditors for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance and operation of the Capitol Building and Grounds and for other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Capitol and Public Buildings.

Mr. Jerome introduced

House Bill No. 93, entitled

A bill to make appropriations for the Uniform Accounting Division of the Auditor General's Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 94, entitled

A bill to make appropriations for the State Banking Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 95, entitled

A bill to make appropriations for the Military Establishment of Michigan, for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Jerome introduced

House Bill No. 96, entitled

A bill to make appropriations for certain special State purposes for the fiscal years ending June 30, 1922, and June 30, 1923, and to repeal all other acts or parts of acts making appropriations therefor for said years.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 97, entitled

A bill to make appropriations for the Board of Examiners of Barbers for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 98, entitled

A bill to make appropriations for the Attorney General's Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Jerome introduced

House Bill No. 99, entitled

A bill to make appropriations for the Department of Insurance for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Culver introduced

House Bill No. 100, entitled

A bill to prohibit the employment upon public works of any person who has not resided within the State for six months prior to engaging in such employment.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Read introduced

House Bill No. 101, entitled

A bill to amend section 1 of Act 185 of the Session Laws of 1863, entitled "An act to prevent the importation, running at large and sale of diseased sheep," the same being section 7347 of the Compiled Laws of 1915, as amended by Act 29 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Allard introduced

House Bill No. 102, entitled

A bill to amend sections 1 and 3 of Act No. 263 of the Public Acts of 1915, entitled "An act to provide for an angler's license for non-residents of the State to take or catch, or attempt to take or catch, fish with hook or line or any other device in the lakes and streams within the jurisdiction of the State of Michigan; to provide that licensees may take from the State one day's legal catch; to provide for the issuance of licenses and collection of fees therefor; to authorize and regulate the disbursement of license fees collected; to provide a penalty for the violation of this act, and to repeal Act No. 329 of the Public Acts of 1913."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Brown introduced

House Bill No. 103, entitled

A bill to amend section 6 of Act No. 368 of the Local Acts of 1895, entitled "An act to revise, amend and consolidate all acts relative to Union School District of the City of Flint."

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. J. E. Warner introduced

House Bill No. 104, entitled

A bill to make appropriations for the Michigan State Normal College for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan State Normal College.

Mr. MacDonald introduced

House Bill No. 105, entitled

A bill to amend section 9 of Act No. 302 of the Public Acts of 1915, entitled "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto operated upon the public highway of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being section 4805 of the Compiled Laws of 1915 as amended by Act No. 383 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Titus introduced

House Bill No. 106, entitled

A bill to make appropriations for Western State Normal School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Western State Normal School.

Mr. Leedy introduced

House Bill No. 107, entitled

A bill to amend section 1 of Act No. 89 of the Public Acts of 1911, entitled "An act to provide for the lawful taking and removing with seines or nets, and de-

stroying under certain regulations and restrictions of dog fish, carp, and garfish or bill fish in the inland waters of this State.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Sanson introduced

House Bill No. 108, entitled

A bill to make appropriations for the Michigan Farm Colony for Epileptics for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Farm Colony for Epileptics.

Mr. Green introduced

House Bill No. 109, entitled

A bill to make appropriations for the Pontiac State Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation, and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Pontiac State Hospital.

Mr. Morrison introduced

House Bill No. 110, entitled

A bill to make appropriations for the Newberry State Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Newberry State Hospital.

Mr. Byrum introduced

House Bill No. 111, entitled

A bill to amend section 16 of Act 281 of the Public Acts of 1909, entitled "An act relative to the nomination of party candidates for public office and delegates to political conventions, to regulate primary elections and to prescribe penalties for violations of its provisions, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal Act No. 4 of the Public Acts of the extra session of the year 1907, and all local primary election acts contravening the provisions of this act, except as in this act otherwise provided," as amended, being section 3525 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Osborn introduced

House Bill No. 112, entitled

A bill to amend sections 1 and 3 of chapter 13, section 5 of chapter 14, and section 11 of chapter 20 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting, and to regulate elections, prevent fraud and deception in the conducting of elections, and to guard against abuses of the elective franchise," as amended by Act 266 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Ramsey introduced

House Bill No. 113, entitled

A bill to make appropriations for the Industrial School for Boys for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Industrial School for Boys.

Mr. Henze introduced

House Bill No. 114, entitled

A bill defining the authority and procedure of the Board of State Tax Commissioners and Local Assessors in assessing mines, mining property and mineral rights.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Rasmussen introduced

House Bill No. 115, entitled

A bill to make appropriations for State Public School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Public School.

Mr. Jensen introduced

House Joint Resolution No. 3, entitled

A Joint Resolution proposing an amendment to sections 1 and 5 of article 10 of the State Constitution relative to subjects of taxation now contributing to the primary school interest fund under present laws and to the power of the Legislature to provide by law for the assessment at its true cash value by a State Board of Assessors of certain property and for the levy and collection of taxes thereon.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Motions and Resolutions.

Mr. Gettel offered

House Resolution No. 18.

A resolution requesting the Auditor General to furnish certain information relative to payments under noxious animal bounty laws.

Resolved, That the Auditor General be and he is hereby requested to furnish to the House of Representatives a statement showing the amount of money paid out of the State treasury, for the year 1920, under the several laws authorizing the payment of bounties for the killing of noxious animals and birds.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker laid before the House the following concurrent resolution, received yesterday from the Senate, and under Rule 50 laid on the table until today.

Senate Concurrent Resolution No. 7.

A resolution advocating extension of opportunity for physical education for children.

(For full text of resolution, see p. 103 of House Journal.)

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker laid before the House the following concurrent resolution, offered yesterday by Mr. Jensen, and under Rule 50 laid on the table until today.

House Concurrent Resolution No. 9.

A resolution memorializing congress to better the condition of men in the Army and Navy.

(For full text of resolution, see p. 103 of House Journal.)

The question being on the adoption of the resolution,

Mr. Jensen moved that the resolution be referred to the Committee on Rules and Joint Rules.

The motion prevailed.

Mr. Byrum made written request for the printing of
House Bill No. 111—

To amend Sec. 16 of Act No. 281, P. A. of 1909—the general primary law.
The request was referred to the Committee on Printing.

Mr. Brown made written request for the printing of
House Bill No. 103—
To amend Act No. 368, L. A. 1895, establishing the Union School District of
Flint.

The request was referred to the Committee on Printing.

Mr. Byrum asked and obtained leave of absence from Wednesday's session.

Mr. Ladd asked and obtained leave of absence from Wednesday's and Thursday's sessions.

Mr. Wm. F. Miller moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, February 2, at
2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER SIXTEEN.

Lansing, Wednesday, February 2, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. F. W. Stephenson, of the Methodist Protestant Church of Lansing, offered the invocation:

"Heavenly Father, we invoke Thy blessing upon our spirits today. May the vision of the Infinite and the lift-up of His presence be our joy and our portion. Help us to know His truth, and help us to be glad to be free from error and mis-proportion and false perspective. We pray His grace today may quicken and guide us and that the theories of service may be reality in all our hearts. Bless this assembly of men as they plan and labor for the welfare of their State. Bless those in authority and bless those of us who may be just humble citizens, that we may be able to support every noble and worth-while enterprise.

To this end we pray in our Lord's name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Byrum, Ewing, Farrier, Ladd, Lee, and Sargent.

The following members were absent without leave: Messrs. Fuller, Gettel, Geo. H. Miller, Moore, Palmer, and Read.

Mr. Wells moved that Mr. Read be excused from today's session.
The motion prevailed.

Mr. Burnham moved that Mr. Gettel be excused from today's session.
The motion prevailed.

Mr. MacDonald moved that all other absentees without leave be excused from today's session.
The motion prevailed.

Presentation of Petitions.

Mr. Barnard presented
Petition No. 38.

Petition of C. Stephens and 32 other citizens of St. Joseph and Benton Harbor protesting against the reduction of working hours.

The petition was referred to the Committee on Labor.

Mr. Barnard presented
Petition No. 39.

Petition of the Board of Supervisors of St. Joseph county protesting against the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Barnard presented
Petition No. 40.

Petition of the Board of Directors of the Benton Harbor Chamber of Commerce favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Barnard presented
Petition No. 41.

Petition of the Bend of the River Grange of Niles, favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 42.

Petition of O. C. Wallace of Owosso protesting against the Full Crew bill.
The petition was referred to the Committee on Railroads.

Mr. Locke presented
Petition No. 43.

Resolution of the Board of Supervisors of Gratiot county protesting against the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Reports of Standing Committees.

The Committee on Elections, by Mr. Harris, Chairman, reported
House Bill No. 111—

A bill to amend Section 16 of Act 281 of the Public Acts of 1909—An act relative to the nomination of party candidates for public office and delegates to political conventions, and to regulate primary elections.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Brown for the printing of
House Bill No. 103—

To revise, amend and consolidate all acts relative to Union School District of the City of Flint.

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported
House Resolution No. 14.

A resolution to amend Rule 42 of House Rules.

Resolved, That Rule 42 be amended by adding at the end thereof the following: All resolutions, both House and concurrent, shall be referred by the Speaker to a committee.

With the recommendation that the resolution be adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

The Committee on Railroads, by Mr. Smith, Chairman, reported
House Concurrent Resolution No. 8.

A resolution asking Congress to restore to the states control of the capital securities of railroad corporations organized under state sovereignty whose lines are built wholly within the state.

(For full text of resolution see p. 65 of House Journal.)

With the recommendation that the resolution be adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

The Committee on Local Taxation, by Mr. Miles, Chairman, reported Petition No. 11.

Petition of Helmer Bruce, Supervisor of Bark River Township, Delta County, and all the tax payers of said Township, asking for relief from over-taxation from the State Highway Department.

With the recommendation that the Petition be referred to the Committee on Roads and Bridges.

The question being on concurring in the recommendation of the committee.

The recommendation was concurred in and the petition was referred to the Committee on Roads and Bridges.

Introduction of Bills.

Mr. Townsend introduced
House Bill No. 116, entitled

A bill to amend section 14 of chapter 165 of the Revised Statutes of 1856, entitled "Juries in criminal cases," being section 15829 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Townsend introduced
House Bill No. 117, entitled

A bill to amend section 5 of chapter 165 of the Revised Statutes of 1846, entitled "Of trials in criminal cases," being section 15819 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Jerome introduced
House Bill No. 118, entitled

A bill to make appropriations for the Michigan Naval Militia for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Lennon introduced
House Bill No. 119, entitled

A bill to amend section 1 of Act No. 32 of the Public Acts of 1873, entitled "An act to extend aid to the University of Michigan," and to repeal an act, entitled "An act to extend aid to the University of Michigan," approved March 15, 1867, being sections 3506 and 3507 of the Compiled Laws of 1871, as amended by Act 303 of the Public Acts of 1907, being section 1183 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on University.

Mr. Lennon introduced
House Bill No. 120, entitled

A bill to give additional protection to wild birds and animals and game within the State of Michigan, prohibiting the hunting for or capture or killing of such wild birds, or animals, or game, by un-naturalized foreign-born residents, forbidding the ownership or possession of shotgun, or rifle, or pistol, or firearms of any kind by any un-naturalized foreign-born resident, within the State; and prescribing penalties for violation of its provisions.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Olmsted introduced
House Bill No. 121, entitled

A bill to amend section 4 and add a section to be known as section 68 to the General Banking Law, being Act 205 of the Public Acts of 1887, and acts amendatory thereof, so as to provide for the exercise of trust powers by corporations organized thereunder, and of banking powers by trust, deposit and security companies.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Allard introduced
House Bill No. 122, entitled

A bill to amend Act No. 236 of the Public Acts of 1915, entitled "An act to protect fish in the inland waters of this State and to regulate the manner of taking possession, transportation, size and sale of fish when taken from said waters, to provide penalties for the violation of this act and to repeal all acts and parts of acts conflicting therewith," by adding a new section thereto to stand as section 10-A.

The bill was read a first and second time by its title and referred to the committee on Fish and Fisheries.

Mr. Allard introduced
House Bill No. 123, entitled

A bill to amend sections 8 and 12 of Act No. 236 of the Public Acts of 1915, entitled "An act to protect fish in the inland waters of the State and to regulate the manner of taking possession, transportation, size and sale of fish when taken from said waters, to provide penalties for the violation of this act, and to repeal all acts and parts of acts conflicting therewith."

The bill was read a first and second time by its title and referred to the committee on Fish and Fisheries.

Motions and Resolutions.

Mr. Evans offered
House Resolution No. 19.

A resolution directing the State Board of Pardons to furnish the House with certain information.

Whereas, There recently appeared in the press startling statistics relative to the number of prisoners who have been paroled and pardoned from our State penal and reformatory institutions; and

Whereas, It is important that the Legislature be furnished with complete and accurate data relative to these seemingly large numbers of paroles and pardons, in order that the Legislature may determine whether there has been unwise exercise of the power to grant paroles and pardons; therefore be it

Resolved, That the State Pardon Board be and is hereby directed to furnish the House, at the earliest possible date, with the following information:

First, The number of inmates of each State Penal and Reformatory Institution in 1906 serving life sentences;

Second, The number of such inmates who have since been paroled or pardoned;

Third, The time served by each of such inmates paroled or pardoned;

Fourth, The number of prisoners received by each of the prisons since the year 1906 sentenced to terms of life imprisonment;

Fifth, The names of such prisoners who have been paroled or pardoned and the length of time which each served;

Sixth, A brief statement relative to the crime for which each of such prisoners was convicted and sentenced, the name of the judge imposing sentence, and his circuit;

Seventh, The aggregate number of prisoners, other than those sentenced for life, who have been paroled or pardoned during the five years ending December 31, 1920, from each of the penal and reformatory institutions of the State, including the Detroit House of Correction;

Eighth, The average term for which each of these paroled or pardoned prisoners was sentenced and the average time for which they actually served before they were paroled or pardoned; and be it

Resolved further, That the Clerk of the House be and is hereby requested to send a copy of this resolution to the Pardon Board.

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Johnson moved that the hour of meeting of the House on Thursday, February 3, be fixed at 10:00 o'clock a. m.

The motion prevailed.

Mr. Dunn offered
House Resolution No. 20.

A resolution providing for an investigation of alleged unfair and unlawful methods of certain lobbyists.

Whereas, It is reported that certain individuals and interests are engaged in lobbying for or against certain measures that are now before the legislature, and

Whereas, It is intimated that said so-called lobbyists are using unlawful and unfair methods in an effort to affect such legislation as is now or may be before the legislature, and it seems advisable that such charges be investigated; therefore be it

Resolved, That a committee, consisting of five members of the House, be appointed to make a thorough investigation of such charges with full power and authority to issue subpoenas, administer oaths, and examine such persons as the committee may deem advisable, touching their activities and interest in bills and measures before the Legislature; and also to examine such other persons as may have knowledge of the activities of the so-called lobbyists regarding measures before the Legislature; and that said committee also have authority to employ such clerks, stenographers, or assistants as may seem necessary to aid in the prosecution of the work; and to report to the house from time to time as it may seem advisable the names of individuals unlawfully lobbying for or against measures before the Legislature, together with the committee's findings on such investigation, for such action or proceedings thereon as the House may deem advisable.

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Butler moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, February 3, at 10:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



THE JOURNAL OF THE HOUSE

NUMBER SEVENTEEN.

Lansing, Thursday, February 3, 1921.

10:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. L. O. Bissell, of the Mt. Hope Presbyterian Church of Lansing, offered the invocation:

"We come to Thee, O God, at this morning's service in response to Thy call to high and holy duties and to responsibilities that pertain to Thy Kingdom.

Give unto us, O God, clearness of vision, poise of judgment, calmness of temper, loyalty to Thee and to the land in which Thou hast placed us.

In the name of Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were present with leave: Messrs. Ewing, Farrier, Lee, and Sargent.

The following members were absent without leave: Messrs. Byrum, Geo. H. Miller, Palmer, and Welsh.

Mr. Dean asked and obtained leave of absence from Friday's and Monday's sessions.

Mr. Aldrich asked and obtained leave of absence from Friday's session.

Mr. Vine asked and obtained leave of absence from Friday's session.

Mr. Strom asked and obtained leave of absence from Friday's and Monday's sessions.

Mr. Burnham asked and obtained leave of absence until next Wednesday's session.

Mr. Lennon moved that Mr. Byrum be granted indefinite leave of absence because of illness.

The motion prevailed.

Mr. Frick moved that Mr. Palmer be excused from today's session.

The motion prevailed.

Mr. Townsend moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Morrison presented
Petition No. 44.

Petition of Wm. Wiggins and 259 other citizens of Mackinac County, requesting that the townships of Hendricks and Hudson be combined into one school district.

The petition was referred to the Committee on Education.

Mr. Brown presented.
Petition No. 45.

Petition of Helen A. Hill and 9 other citizens of Genesee County, alumni of the M. A. C., favoring adequate appropriation for new Home Economics building at M. A. C.

The petition was referred to the Committee on Agricultural College.

Mr. Read presented
Petition No. 46.
Petition of A. W. Baker and 33 other citizens of Kalamazoo County, relative to public health legislation.
The petition was referred to the Committee on Public Health.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Wednesday, February 2:

Senate Bill No. 32 (file No. 24)—

Providing the eligibility of judges of probate in all counties of this State having a population of thirty thousand or more.

Senate Bill No. 33 (file No. 25)—

To amend sections 18 and 19 of chapter 9 of Act No. 203 of the Public Acts of 1917, to provide for the holding of elections, and to prescribe the manner of conducting and to regulate elections.

Senate Bill No. 34 (file No. 26)—

Prohibiting the letting of State or municipal contracts upon a "cost-plus" basis, so-called.

Senate Bill No. 35 (file No. 27)—

To expedite the review of criminal cases.

Senate Bill No. 36 (file No. 28)—

To define what shall constitute prima facie evidence of intent to commit the crime of perjury.

Reports of Standing Committees.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 29—

A bill to amend Section 14 of Chapter 2 of Act No 164 of the Public Acts of 1881—An act to revise and consolidate the laws relating to public instruction and primary schools.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported House Resolution No. 19.

A resolution directing the State Board of Pardons to furnish the House with certain information.

(For full text of resolution see p. 120 of House Journal.)

With the recommendation that the resolution be adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

Introduction of Bills.

Mr. Robinson introduced

House Bill No. 124, entitled

A bill to provide for the keeping of lodging house and hotel records, specifying the contents thereof, and to fix penalties for the violation of this act.

The bill was read a first and second time by its title and referred to the committee on State Affairs.

Mr. Jensen introduced.

House Bill No. 125, entitled

A bill to amend section 12 of Chapter 5 of Act No. 283 of the Public Acts of 1909, as last amended by Act No. 356 of the Public Acts of 1917, entitled "an Act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being section 4389 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the committee on Roads and Bridges.

Mr. Morrison introduced

House Bill No. 126, entitled

A bill to provide for the changing of the boundary lines of a township district organized under a special act, and for the uniting of two township districts operating under special acts to form one school district.

The bill was read a first and second time by its title and referred to the committee on Education.

Motions and Resolutions.

Mr. Olmsted made written request for the printing of

House Bill No. 121—

A bill to amend section 4 and to add a new section to be known as section 68 to Act No. 205 of the Public Acts of 1887—to provide for the exercise of trust powers by state banks.

The request was referred to the Committee on Printing.

Mr. Brown offered

House Concurrent Resolution No. 10—

A resolution to adjourn for more than three days.

Resolved by the House of Representatives (the Senate concurring), That when the Legislature adjourns on Friday, February 4, it stand adjourned until Tuesday, February 8.

The Speaker announced that under Rule 50 the resolution would lie on the table one day.

Mr. Brown moved that Rule 50 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Liddy moved that the hour of the meeting of the House on Friday, February 4, be fixed at 8:45 o'clock a. m.

Mr. Culver moved to amend by fixing the hour at 9:00 o'clock a. m., instead of 8:45 o'clock a. m.

The motion made by Mr. Culver then prevailed.

The question then being on the motion made by Mr. Liddy, as amended,

Mr. Wm. F. Miller demanded the yeas and nays.
The demand was seconded.

The motion made by Mr. Liddy then prevailed a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kirby	Mr. Rauchholz
Allard	Evans	Kooyers	Read
Atwood	Francis	Leedy	Reutter
Averill	Frick	Lennon	Robinson
Barnard	Fuller	Liddy	Rowe
Braman	Gettel	Locke	Sanson
Brown	Glaspie	Lord	Smith
Bryan	Gowdy	McKeon	Stevenson
Burnham	Green	Manwaring	Strauch
Chase	Haan	Meggison	Strom
Coleman	Hall	Menerey	Titus
Copley	Harris	Miles	Town
Culver	Hart	Morrison	Townsend
Curtis	Hartway	Moser	Vine
Dacey	Hopkins	Nevins	Wade
Dafoe	Hubbard	Olmedo	Warner, Jos. E.
Danz	Hunter	Osborn	Wells
Dean	Jensen	Pitkin	Woodruff
DeWitt	Jerome	Ramsey	Speaker
Dunn	Johnson	Rankin	
			79

NAYS.

Butler	Holland	Miller, Wm. F.	Rasmussen
Case	Lewis	O'Brien	Watson
Henze	MacDonald		10

Mr. Read moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Friday, February 4, at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

THE JOURNAL OF THE HOUSE

NUMBER EIGHTEEN.

Lansing, Friday, February 4, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. G. H. Ashworth, of the Universalist Church of Lansing, offered the invocation:

"Our Father who art in heaven, whose spirit is in the hearts of men and whose hand is upon the helm of the universe, we invoke Thy blessing upon us this morning as we come together to legislate for the great state of Michigan. May our thoughts of Thee as Father and our confidence in our fellowmen, as brothers, be such as will inspire us to make legislation that will be of honor to the State and uplifting to the people. Develop us along the lines of humanitarian principles until we shall at last realize the goal of an international peace. Strengthen the purpose in our hearts, that we may be imbued with the spirit to extend the helping hand to those in need; and in matters of light, pertaining to citizenship, may we so radiate that spirit of love and helpfulness that we shall join together in one family of mankind. May each of us endeavor to carry out the moral obligations that we may be worthy of the relationship we bear, not only to each other, but to Thee. May all we do be done to Thy glory and all our fruits ripen and bear testimony to Thee, as we go forward to build civilization, characterizing it on the foundation of the principles of the golden rule, which principles were taught by the Master so many centuries ago.

In the name of the spirit of the Master, who taught us not only how to pray, but also what spirit to put into our lives, these blessings we ask. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Aldrich, Burnham, Byrum, Dean, Ewing, Farrier, Sargent, Strom, and Vine.

The following members were absent without leave: Messrs. Copley, Francis, Frick, Green, Hartway, Locke, McKeon, Menerey, Geo. H. Miller, Moore, Palmer, Reutter, Smith, Stevenson, Titus, Town, Welsh, and Woodruff.

Mr. Hunter asked and obtained leave of absence from Tuesday's session for the members of the special committee appointed to investigate the activities of the Community Council Commission—Messrs. Hunter, Miles, and Hart.

Messrs. Dafoe, Jensen and Wells, asked and obtained indefinite leaves of absence after today's session.

Mr. Haan moved that Mr. Moore be excused from today's session.
The motion prevailed.

Mr. Dunn moved that the other absentees without leave be excused from today's session.
The motion prevailed.

Presentation of Petitions.

Mr. Harris presented
Petition No. 47.

Petition of the Saginaw County Teachers' convention favoring a new retirement fund law for teachers.

The petition was referred to the Committee on Education.

Mr. Lee presented
Petition No. 48.

Petition of G. W. Woolman and 21 other citizens of St. Clair County, favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

The Speaker called the Speaker pro tem to the chair.

Reports of Standing Committees.

The Committee on Agriculture, by Mr. Read, Chairman, reported House Bill No. 101—

A bill to amend Section 1 of Act 186 of the Session Laws of 1863—An Act to prevent the importation, running at large and sale of diseased sheep.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Communications from State Officers.

The following communication from the Auditor General was received and read:

February 3, 1921.

To the Speaker of the House of Representatives:
Sir:—

In compliance with House Resolution No. 18, I submit herewith a statement of the amount paid by the State for bounties on noxious animals and birds during the fiscal year ending June 30, 1920, and from July 1, 1920 to December 31, 1920; also the counties to which payment was made.

We have unpaid claims for bounties amounting to \$45,000 which will be paid this month.

Yours truly,
O. B. FULLER,
Auditor General.

The following is the statement referred to in the letter of the Auditor General:
 Statement of the amount paid by the State for bounties on noxious animals
 and birds during the fiscal year ending June 30, 1920, and from July 1, 1920, to
 December 31, 1920; also the counties to which payment was made.

	July 1, 1919 to June 30, 1920	July 1, 1920 to December 31, 1920	Total
Crows,	\$3,397.14	\$7,269.23	\$10,666.37
Hawks or Owls,	6,084.13	4,590.50	10,674.63
Woodchucks	15,785.50	41,056.50	56,842.00
Weasels,	11,647.25	7,757.00	19,404.25
Wildcats	440.25	25.00	465.25
Fox	884.85	84.50	969.25
Lynx	125.00	20.00	145.00
Wolves	16,349.00	3,270.50	19,619.50
	<hr/>	<hr/>	<hr/>
	\$54,713.02	\$64,073.23	\$118,786.25

The above amount was paid to the Treasurers of the following Counties:

Alcona	\$279.75	Kent	\$732.50
Alger	905.25	Lapeer	1,018.50
Allegan	2,165.25	Leelanau	323.00
Alpena	480.75	Lenawee	4,228.99
Antrim	323.36	Livingston	1,279.99
Arenac	114.50	Luce	808.11
Baraga	2,359.36	Mackinac	62.00
Barry	2,543.26	Macomb	22.50
Bay	534.62	Manistee	345.25
Benzie	106.75	Marquette	1,352.75
Berrien	3,955.00	Mason	437.25
Branch	2,788.12	Mecosta	2,769.20
Calhoun	3,544.74	Menominee	2,832.90
Cass	2,243.75	Midland	1,274.88
Charlevoix	310.13	Missaukee	72.87
Cheboygan	263.99	Monroe	2,018.61
Clare	1,044.12	Montcalm	5,228.60
Clinton	147.75	Montmorency	166.12
Delta	1,705.62	Muskegon	1,575.12
Dickinson	1,861.38	Newaygo	808.63
Eaton	5,846.37	Oakland	1,967.75
Emmet	161.50	Oceana	1,058.00
Genesee	423.50	Ogemaw	596.61
Gladwin	410.25	Ontonagon	8,439.75
Gogebic	6,630.13	Osceola	1,078.86
Grand Traverse	36.50	Oscoda	48.12
Gratiot	2,655.70	Otsego	78.25
Hillsdale	299.25	Ottawa	304.25
Houghton	3,392.14	Roscommon	87.50
Huron	1,009.62	Saginaw	74.25
Ingham	2,977.25	Schoolcraft	3,229.01
Ionia	2,836.74	Shiawassee	775.75
Iosco	503.87	St. Clair	323.00
Iron	2,280.25	St. Joseph	1,895.00
Isabella	4,386.38	Van Buren	3,213.74
Jackson	1,716.63	Washtenaw	2,082.50
Kalamazoo	2,685.38	Wexford	114.73
Kalkaska	134.50		
		Total,	\$118,786.25

Messages from the Senate.

A message was received from the Senate informing the House of Representatives that the Senate had concurred in the adoption of the following resolution.

House Concurrent Resolution No. 10.

A resolution to adjourn for more than three days.

(For full text of resolution see p. 125 of House Journal.)

A message was received from the Senate, transmitting
Senate bill No. 13 (file No. 14)—

A bill to provide for the auditing of claims against the State.

And informing the House that the Senate had passed the bill and ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Introduction of Bills.

Mr. Henze introduced

House Bill No. 127, entitled

A bill prohibiting corporations, partnerships, or individuals employing labor from assuming or exercising certain police powers.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. J. E. Warner introduced

House Bill No. 128, entitled

A bill to repeal sections 28 and 29 of chapter 4 of Act 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being sections 4374 and 4375 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Lennon introduced

House Bill No. 129, entitled

A bill to further regulate the running of motor vehicles in this State.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Lennon introduced

House Bill No. 130, entitled

A bill to amend section 32 of chapter 12 of the Judicature Act, the same being section 12383 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee of Judiciary.

Mr. Coleman introduced

House Bill No. 131, entitled

A bill requiring the carrying of a light or lights upon all animal-drawn vehicles traveling upon the public highways.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Read introduced

House Joint Resolution No. 4, entitled

A Joint Resolution proposing an amendment to Article 8 of the Constitution of the State of Michigan by adding a new section thereto, to stand as section 19-A of said article, authorizing townships, either separately or in conjunction with other townships, to acquire, own, establish and maintain public and charitable hospitals.

The resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Motions and Resolutions.

Mr. Evans offered

House Resolution No. 21.

Resolved, That the Committee on the Michigan Reformatory be authorized to investigate conditions at the said Michigan Reformatory and to subpoena witnesses in connection with such investigation; and that the expense incurred be paid upon proper certification.

Pending reference of the resolution to a committee,

Mr. Evans moved that the rules be suspended for the purpose of considering the resolution at this time.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Jerome moved to amend the resolution by inserting after the word "witnesses" the words "and administer oaths."

The motion prevailed.

The question then being on the adoption of the resolution, as amended,

The resolution was adopted.

Mr. Curtis moved that the hour of the meeting of the House on Tuesday, February 8, be fixed at 3:30 o'clock p. m.

The motion prevailed.

Mr. Henze made written request for the printing of

House Bill No. 114—

To define the authority of assessing officers with respect to the assessment of mining property.

The request was referred to the Committee on Printing.

Mr. Holland made written request for the printing of
House Bill No. 65—

To fix maximum hours of service in certain industries.

And House Bill No. 66—

To repeal the act creating the State Police.

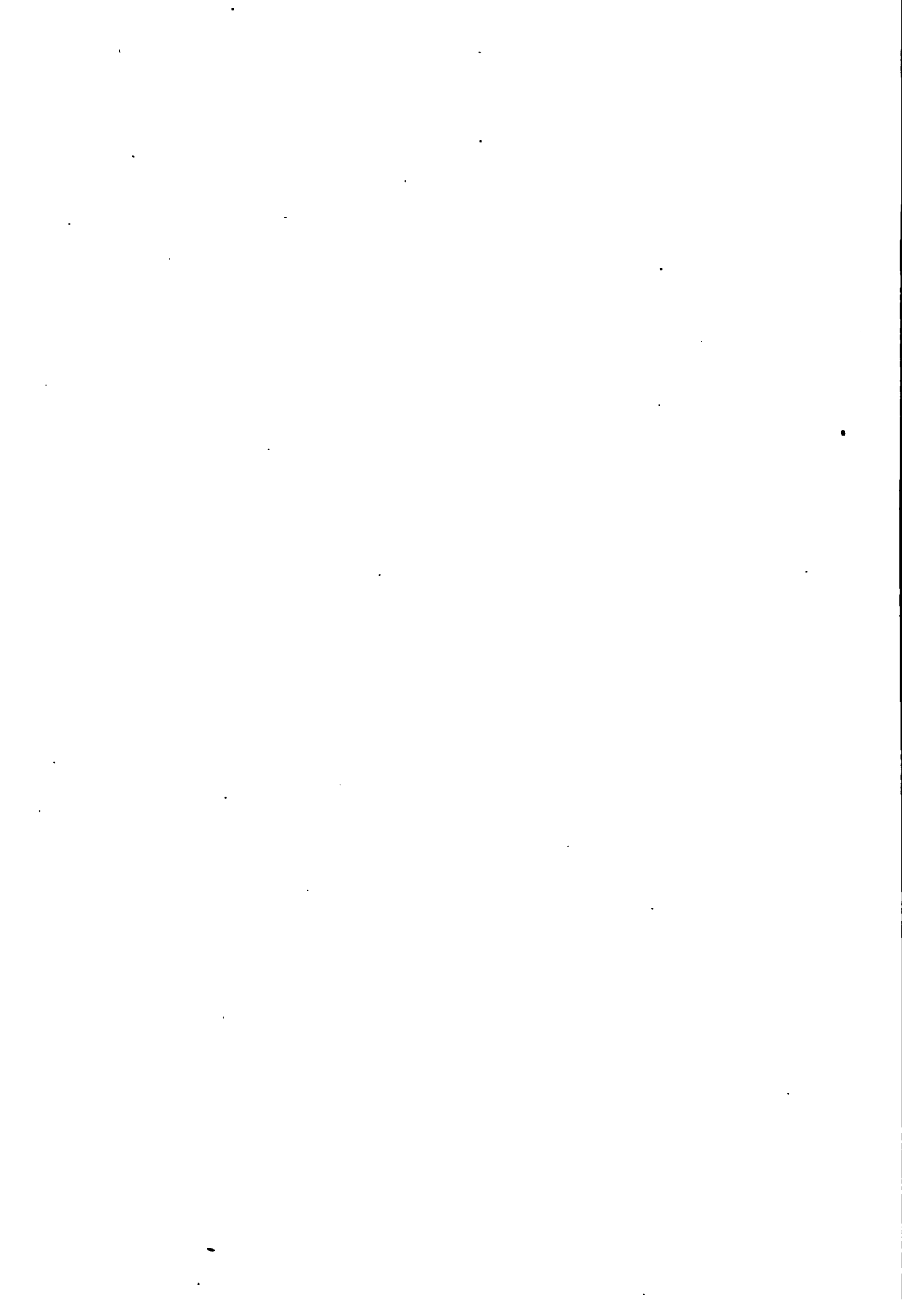
The requests were referred to the Committee on Printing.

Mr. Haan moved that the House adjourn.

The motion prevailed.

The Speaker pro tem declared the House adjourned until Tuesday, February 8, at 3:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER NINETEEN.

Lansing, Tuesday, February 8, 1921.

3:30 o'clock p. m.

The House was called to order by the Speaker.

Chaplain Donald T. Grey, of the 12th U. S. Infantry, now Pastor of the Baptist Church of Lansing, offered the invocation:

"God of our fathers, Washington and Lincoln and Roosevelt, for Thy providence that has brought our beloved nation to the greatness of today, we thank Thee. Thou art the only foundation of our happiness and prosperity; only as we conform our man-made laws to Thy eternal justice and righteousness, can our institutions stand.

As we love our land and tremble to see her laws ever held in contempt, or her courts distrusted, or the stability of the home shaken and the economic machinery of our common life out of gear and rusty red, O God of our fathers, we call on Thee to purge our State of the deep causes of corruption; lift her from the mire and put her feet on the rock. Fill her with new devotion, O God, to the good and the right; and grant, we pray, to these legislators, wisdom to re-fashion the laws in conformity to Thy universal law. Make them brave spokesmen of Thy will. May they at all times have the true rights and interests of all the people at heart, and in reward, grant to them a conscious fellowship with the Christ, who came not to be ministered to, but to minister. In His name, we ask it. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Burnham, Dafoe, Farmer, Hart, Hunter, Jensen, Miles, and Wells.

The following members were absent without leave: Messrs. Atwood, Barnard, Chase, Dean, Evans, Fuller, Green, Haan, Johnson, Liddy, Moore, Osborn, Rauchholz, Read, Reutter, Sanson, Watson, and Welsh.

Mr. Gettel moved that the Committee on Michigan Reformatory be excused from today's session—Messrs. Green, Evans, Fuller, Osborn, and Hart.
The motion prevailed.

Mr. Gettel moved that Mr. Liddy be excused from today's session.
The motion prevailed.

Mr. Aldrich moved that Mr. Johnson be granted indefinite leave of absence, including today.
The motion prevailed.

Mr. MacDonald moved that all other absentees without leave be excused from today's session.
The motion prevailed.

Presentation of Petitions.

Mr. Culver presented
Petition No. 49.

Petition of the Standard Fuel Engineering Company of Detroit protesting against the reduction of working hours.

The petition was referred to the Committee on Labor.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Friday, February 4:

Senate Bill No. 40 (file No. 29)—

To amend section 2 of Act No. 334 of the Public Acts of 1913—State reward trunk line highway law.

Senate Bill No. 41 (file No. 30)—

Authorizing the State to reimburse counties and townships for one-half of the amounts spent for the destruction of grasshoppers and similar pests.

Senate Bill No. 42 (file No. 31)—

To repeal Joint Resolution No. 6 of the Session of 1897—Joint Resolution to provide for restoring Fort Mackinac to the United States.

Senate Bill No. 44 (file No. 32)—

For the protection of fish in Hopkins Lake in Mason county.

Senate Bill No. 45 (file No. 33)—

To provide for a course of study in fire prevention in the public schools.

Senate Bill No. 46 (file No. 34)—

To amend section 24 of chapter 153 of the Revised Statutes of 1846—Of offenses against the lives and persons of individuals.

Senate Bill No. 47 (file No. 35)—

To amend section 20 of chapter 153 of the Revised Statutes of 1846—Of offenses against the lives and persons of individuals.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members, Saturday, February 5:

House Bill No. 21 (file No. 5)—

Providing for the payment of equalized compensation to veterans of the war with Germany and Austria.

House Bill No. 7 (file No. 6)—

To regulate the display of motion picture films or reels.

House Bill No. 62 (file No. 7)—

To amend section 1 of chapter 3 of Act 283 of the Public Acts of 1909—general highway law.

House Bill No. 57 (file No. 8)—

To amend section 16 of Act No. 302 of the Public Acts of 1915—An act to provide for the registration of motor vehicles, etc.

House Bill No. 8 (file No. 9)—

To amend section 2 of Act No. 44 of the Public Acts of 1899— an act to provide for the publication and distribution of laws and documents.

House Bill No. 111 (file No. 10)—

To amend section 16 of Act No. 281 of the Public Acts of 1909—general primary law.

House Bill No. 103 (file No. 11)—

To amend section 6 of Act No. 368 of the Local Acts of 1895—An act to revise, etc., all acts relative to the Flint Union School district.

House Bill No. 29 (file No. 12)—

To amend section 14 of chapter 2 of Act No. 164 of the Public Acts of 1881—An act to revise and consolidate the laws relating to public instruction and primary schools.

House Bill No. 101 (file No. 13)—

To amend section 1 of Act No. 185 of the Session Laws of 1863—An act to prevent the importation, running at large and sale of diseased sheep.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr Olmsted for the printing of
House Bill No. 121.

A bill to amend section 4 and to add a new section to be known as section 68
to Act No. 205 of the Public Acts of 1887—to provide for the exercise of trust
powers by state banks,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 103 (file No. 11)—

A bill to amend Section 6 of Act No. 368 of the Local Acts of 1895—to revise and
consolidate all acts relative to the Union School District of the City of Flint.

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general
orders.

Communications From State Officers.

The following communication from the Public Utilities Commission was received
and read:

February 8, 1921.

To the Speaker of the House of Representatives:

The Michigan Public Utilities Commission transmits to you herewith a report
containing a resume of the work of that Commission covering the period beginning
May 16, 1919, and ending December 31, 1920.

A copy of said report has been laid upon the desk of each Member of the House.

Very respectfully,
MICHIGAN PUBLIC UTILITIES COMMISSION,
By Will H. Brunson, Secretary.

Introduction of Bills.

Mr. Braman introduced

House Bill No. 132, entitled

A bill to amend section 1 and to repeal section 2 of Act 75 of the Public Acts
of 1917, entitled "An act to fix standards for apples grown in this State when
packed in closed packages, and to regulate the packing and sale of such apples,"
and to add one new section to said act to stand as section 2.

The bill was read a first and second time by its title and referred to the com-
mittee on Horticulture.

Mr. Leedy introduced

House Bill No. 133, entitled

A bill to provide for the suspension of a teacher's certificate for violation of
contract.

The bill was read a first and second time by its title and referred to the Com-
mittee on Education.

Mr. Lee introduced

House Bill No. 134, entitled

A bill to amend section 18 of chapter 3 of Act No. 164 of the Public Acts of
1881, entitled "An act to revise and consolidate the laws relating to public instruc-
tion and primary schools, and to repeal all statutes and acts contravening the pro-
visions of this act," as amended, being section 5685 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Com-
mittee on Education.

Mr. Lennon introduced

House Bill No. 135, entitled

A bill to amend section 1 of Act No. 412 of the Public Acts of 1919, entitled "An act for the protection of dependent minor children and to compel enforcement of chancery decrees where there are minor children in divorce cases, who are liable to become public charges and are not properly cared for by their custodians and to enforce the payment of amounts decreed them in court of chancery," approved May 13, 1919.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Allard introduced

House Bill No. 136, entitled

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway from the village of New Buffalo in Berrien county to the city of Jackson in Jackson county passing through certain intermediate towns, villages and cities.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Butler introduced

House Bill No. 137, entitled

A bill to amend sections 2 and 17 of Act No. 275 of the Public Acts of 1911, entitled "An act to provide for the protection of game and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting, pursuing and killing game or birds, to provide a penalty for the violation of any of the provisions of this act, and to repeal inconsistent acts and parts of acts," being sections 7482 and 7497 of the Compiled Laws of 1915, as amended by Act No. 336 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Henze introduced

House Bill No. 138, entitled

A bill to provide that cloth, clothing, garments, furs, rubber or leather goods shall be labeled as to kind and amount of material therein contained when said manufactured articles are offered for sale, trade or barter.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Hubbard introduced

House Bill No. 139, entitled

A bill to provide an appropriation for the county agricultural schools organized under Act No. 35 of the Public Acts of 1907, as amended.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Braman introduced

House Joint Resolution No. 5, entitled

A Joint Resolution proposing an amendment to section 5 of article 8 of the State Constitution with respect to the tenure of office of sheriff.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Motions and Resolutions.

Mr. Rowe offered the following resolution:

House Concurrent Resolution No. 11.

A resolution requiring graduates of the University of Michigan to execute certain promissory notes before receiving diplomas.

Whereas, It is deemed necessary to provide more money for the operation and maintenance as well as improving the great educational institution of the University of Michigan, that it may not only sustain its present position but

may gain in prestige and extend its services to meet all possible contingencies, and

Whereas, The tuition now being charged the students entering there is below what it actually costs the State to educate that student at our University, and in order to avert an ultimate increase in tuition which would impose an added burden on those students who are endeavoring to educate themselves, at a time when they are least able to pay; and

Whereas, Their completed course at the University of Michigan enables them to establish themselves in lucrative vocations, with high earning capacity, it is then just and reasonable that that student should reimburse the Treasurer of the University of Michigan to partly cover the difference between the present low tuition and the actual per capita cost of education at that Institution; therefore, be it

Resolved by the House of Representatives (the Senate concurring), That through the Board of Regents of the University of Michigan, it shall be required of every student receiving a degree from that institution, male or female, to deliver to the treasurer of the University of Michigan, four promissory notes in amounts of fifty dollars each, without interest, payable two, three, four and five years from date, and that these notes shall be in the hands of the Treasurer of the University of Michigan before a diploma can be issued to them:

Provided, That this regulation shall apply only once to any student and does not apply to those taking postgraduate work nor those receiving Master's and Doctor's degrees:

Provided further, That this regulation may be waived in cases of students who become wholly physically disabled prior to the maturity of the notes and to those women who become mothers, but in all cases asking for the waiving of this regulation, it must first receive the approval of the Board of Regents of the University of Michigan:

Provided further, That this regulation shall apply to all students entering the University of Michigan after August first, 1921.

The resolution was referred to the Committee on University.

Mr. Chase entered the House and took his seat.

General Orders of the Day.

Mr. Hopkins moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Hopkins to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 57 (file No. 8)—

A bill to amend Section 16 of Act No. 302 of the Public Acts of 1915—to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto.

House Bill No. 29 (file No. 12)—

A bill to amend Section 14 of Chapter 2 of Act No. 164 of the Public Acts of 1881—An act to revise and consolidate the laws relating to public instruction and primary schools.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 62 (file No. 7)—

A bill to amend Section 1 of chapter 3 of Act 283 of the Public Acts of 1909—general highway law,

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting in line 17 of section 1 after the word "of" the word "district."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 8 (file No. 9)—

To amend Sec. 2 of Act No. 44, P. A. of 1899, providing for publication and distribution of laws and documents,

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting in line 16 of section 2 after the word "treasurers" the words "boards of county auditors."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 111 (file No. 10)—

A bill to amend Section 16 of Act 281 of the Public Acts of 1909—An act relative to the nomination of party candidates for public office and delegates to political conventions, and to regulate primary elections,

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of lines 2 and 3 of section 16 the words "last Tuesday in August" and inserting in lieu thereof the words "second Tuesday in September."

2. Amend by striking out of lines 28, 29, and 30 of section 16 the words "or wherein provision is made by the charter of such city for the nomination of candidates for city offices in any manner other than as herein provided."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 101 (file No. 13)—

A bill to amend Section 1 of Act 185 of the Session Laws of 1863—An Act to prevent the importation, running at large and sale of diseased sheep,

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting in line 3 of section 1 after the word "contagious" the words "or infectious."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Jerome moved that an indefinite leave of absence be granted to Mr. Reutter. The motion prevailed.

Mr. Dunn moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, February 9, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWENTY.

Lansing, Wednesday, February 9, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. Father Paul Heenan, of the St. Mary's Catholic Church, of Lansing, offered the invocation:

"Our Father who art in Heaven, hallowed be Thy name; Thy kingdom come on earth as it is in heaven. Give us this day our daily bread and forgive our trespasses as we forgive those who trespass against us; and lead us not into temptation and deliver us from evil. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dafoe, Farrier, Jensen, Johnson, Reutter, and Wells.

The following members were absent without leave: Messrs. Atwood, Burnham, Evans, Fuller, Hart Hunter, Liddy, and Osborn.

Mr. Hopkins moved that an indefinite leave of absence be granted to Mr. Liddy, including today's session.

The motion prevailed.

Mr. Hopkins moved that an indefinite leave of absence, including today's session, be granted to the Committee on Michigan Reformatory—Messrs. Green, Evans, Fuller, Osborn, and Hart.

The motion prevailed.

Mr. Lewis asked and obtained indefinite leave of absence after today's session.

Mr. Meggison asked and obtained leave of absence from Thursday's and Friday's sessions.

Mr. MacDonald moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. MacDonald presented
Petition No. 50.

Petition of the Range Rod and Gun Club of Baltic relative to certain changes in the game laws.

The petition was referred to the Committee on Game Laws.

Mr. Smith presented

Petition No. 51.

Petition of A. B. Bartlett and 73 other citizens of Wexford county favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

The Speaker presented

Petition No. 52.

Petition of the Portland Grange of Portland protesting against the retention of the State Athletic Commission.

The petition was referred to the Committee on State Affairs.

Mr. Smith presented

Petition No. 53.

Petition of Geo. H. Bayes and 77 other citizens of Wexford county protesting against the proposed "one buck" law.

The petition was referred to the Committee on Game Laws.

Mr. Locke presented

Petition No. 54.

Petition of Samuel H. Hackett and 43 other citizens of Gratiot county favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The clerk announced that the following named bill had been printed and placed upon the files of the members Wednesday, February 9:

House Bill No. 121 (file No. 14)—

To amend section 4 and add a section to be known as section 68 to the General Banking Law—so as to provide for the exercise of trust powers by banks.

Reports of Standing Committees.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 107—

To amend section 1 of Act No. 89, Public Acts of 1911—An act to provide for the taking of noxious fish with seines or nets,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Communications from State Officers.

A communication was received from the Attorney General giving information as to the preparation of a bill providing for a consolidation and simplification of corporation laws, in compliance with Act No. 24 of the Public Acts of 1919.

(The full text of the communication will be found in the Senate Journal of February 9.)

Messages from the Senate.

A message was received from the Senate, transmitting Senate Bill No. 14 (file No. 15), entitled

A bill to promote the efficiency of the government of the state, to create a State Administrative Board, to define the powers and duties thereof, to provide for the transfer to said board of powers and duties now vested by law in other boards, commissions, departments and officers of the state, and for the abolishing of certain of the boards, commissions, departments and offices whose powers and duties are hereby transferred,

And informing the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Introduction of Bills.

Mr. Lord introduced

House Bill No. 140, entitled

A bill to provide for the organization, regulation and classification of domestic corporations; to prescribe their rights, powers, privileges and immunities; to prescribe the conditions upon which corporations may exercise their franchises; to provide for the inclusion of certain existing corporations within the provisions of this act; to prescribe the terms and conditions upon which foreign corporations may be admitted to carry on business within this State; to prescribe penalties for violations of the provisions of this act; and to repeal certain acts and parts of acts relating to corporations.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Jerome introduced

House Bill No. 141, entitled

A bill to make appropriations for the State Highway Department for the fiscal years ending June 30, 1922, and June 30, 1923, for certain specific purposes, and to designate the source from which moneys so appropriated shall be paid.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Danz introduced

House Bill No. 142, entitled

A bill to amend section 7 subdivision (c) of Act No. 302 of the Public Acts of 1915, entitled "An act to provide for the registration, identification and regulation of motor vehicles operated upon the public highways of this State, and of the operation of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," the same being section 4803 of the Compiled Laws, as amended to title to include trailers and substance by Act No. 383 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Culver introduced

House Bill No. 143, entitled

A bill to amend section 22 of chapter 2 of part 3 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admision of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," approved May 10, 1917.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Dean introduced

House Bill No. 144, entitled

A bill to amend section 3 of chapter 15 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges, setting and protecting shade

trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county township and district highway officials," being section 4512 of the Compiled Laws of 1915 as amended by Act 121 of the Public Acts of 1917 and to add to said chapter, one new section to stand as section 3-A.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Coleman introduced

House Bill No. 145, entitled

A bill to amend section 1 of Act 111 of the Public Acts of 1877, entitled "An act relating to the punishment of bank, safe and vault robbery," being section 15229 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Woodruff introduced

House Bill No. 146, entitled

A bill to make appropriations for State Board of Fish Commissioners for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Coleman introduced

House Bill No. 147, entitled

A bill to amend sections 15, 16, 17 and 18 of chapter 153 of the Revised Statutes of 1846, entitled "Of offenses against the lives and persons of individuals," being sections 15206, 15207, 15208 and 15209 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Motions and Resolutions.

Mr. MacDonald made written request for the printing of

House Bill No. 105—

To amend section 9 of Act No. 302, Public Acts of 1915—An act to provide for the registration of motor vehicles.

The request was referred to the Committee on Printing.

Mr. Lord made written request for the printing of

House Bill No. 140—

A bill to provide for the organization, regulation and classification of domestic corporations.

The request was referred to the Committee on Printing.

Mr. Henze made written request for the printing of

House Bill No. 127—

To prohibit employers exercising certain police powers.

The request was referred to the Committee on Printing.

Mr. Geo. H. Miller made written request for the printing of

House Bill No. 5—

To amend section 25 of chapter 7, Act 3, Public Acts of 1895—an act to provide for the incorporation of villages.

The request was referred to the Committee on Printing.

General Orders of the Day.

Mr. Gettel moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Gettel to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bill:

House Bill No. 103 (file No. 11)—

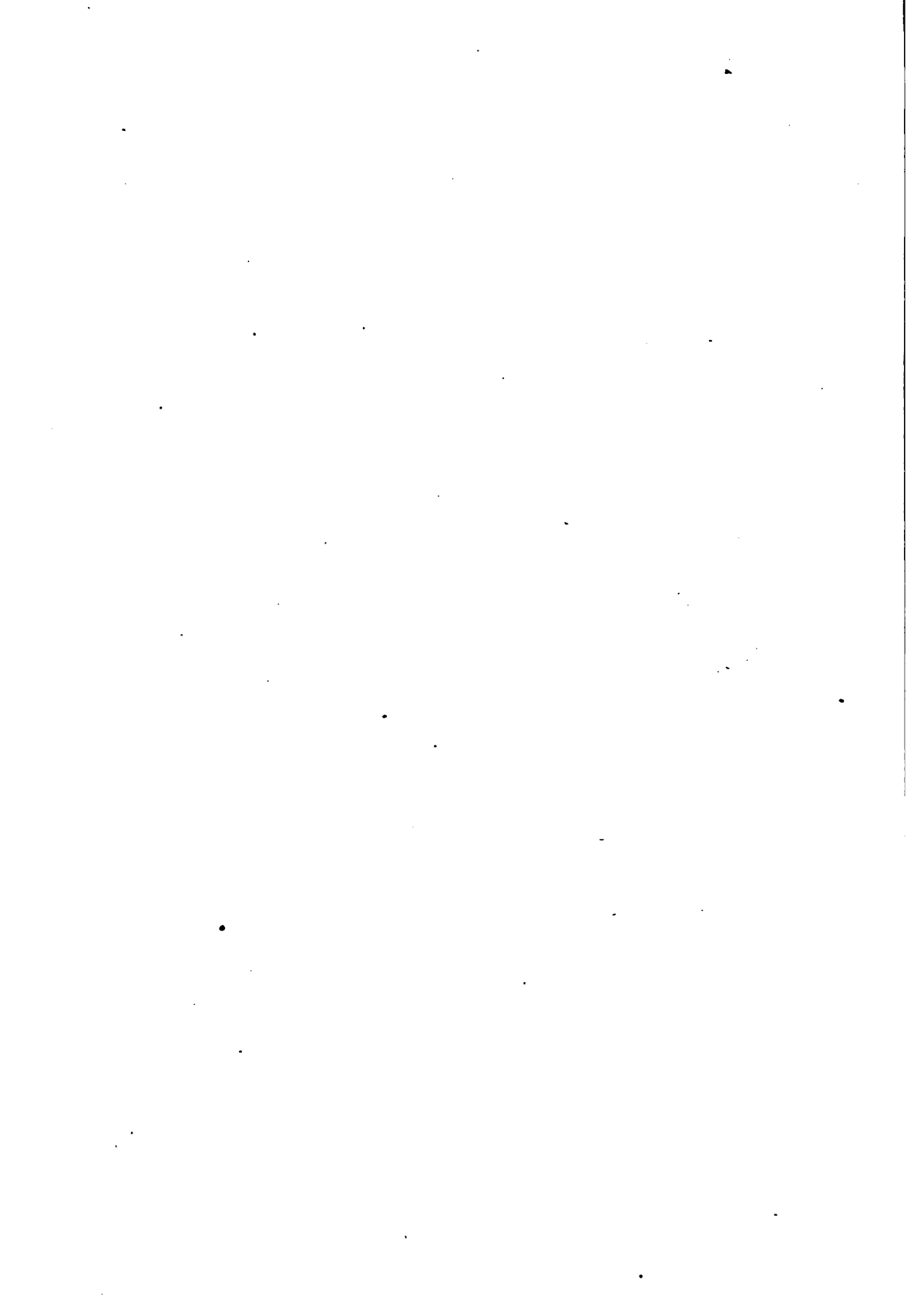
To amend act relative to Union School District of City of Flint.
The bill was placed on the order of Third Reading of Bills.

Mr. Wade moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, February 10, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER TWENTY-ONE.

Lansing, Thursday, February 10, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. F. E. Walker, of the African Methodist Church of Lansing, offered the invocation:

"O God of our fathers; Thou who hast cared for Thy people in all ages, Thou who hast brought them through dangers seen and unseen, we lift up our voices to Thee this afternoon and ask Thee that Thou wouldst come and bless the deliberations of this gathering. Grant, our Father, that we may be imbued with the spirit of brotherly love, and that such things, such action, may actuate the members of this legislative body as would be for the advancement of Thy kingdom and the uplift of humanity. Grant, our Father, that we may build upon the foundation laid by our fathers and the founders of this great land—brotherly love and peace towards God and all mankind. May we go forth with the labors of this day in a way that will be indicative and inspiring to the young men and women of this State. Bless the Speaker of this House, O God. Bless each member. Grant, our Father, that they may realize that they are representing the people as they go forth to do service.

In Thy name, we ask it. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dafoe, Jensen, Lewis, Meggison, Reutter, and Wells.

The following members were absent without leave: Messrs. Atwood, Haan, Moore, and Rasmussen.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Osborn asked and obtained indefinite leave of absence after today.

Messrs. Dacey, Dunn, Frick, Green, Hart, Manwaring, Palmer, and Townsend asked and obtained leaves of absence from Friday's session.

Presentation of Petitions.

Mr. MacDonald presented
Petition No. 55.

Petition of the Houghton Rod and Gun Club and the Calumet and Hecla Rod and Gun Club relative to certain changes in the game law.

The petition was referred to the Committee on Game Laws.

Mr. Lee presented
Petition No. 56.

Petition of the United Garment Workers Association of Port Huron protesting against the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

The Speaker presented
Petition No. 57.

Petition of C. C. Gibson and 70 other citizens of the city of Flint favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Allard presented
Petition No. 58.

Petition of Era Tomlinson and 324 other citizens of St. Joseph County asking certain amendments to Act. No. 236, relating to the catching of fish in the inland lakes of this State.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Allard presented
Petition No. 59.

Petition of A. Beerstecher and 550 other citizens of St. Joseph County asking certain amendments to the Non-resident Fishermen License Law.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Fuller presented
Petition No. 60.

Petition of Mollie Connor and 73 other citizens of Livingston County favoring the passage of an act for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Lord for the printing of
House Bill No. 140—

A bill to provide for the organization, regulation and classification of domestic corporations,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 2—

A joint resolution proposing an amendment to section 2 of article 17 of the Constitution, relative to initiating a Constitutional amendment,

With the recommendation that the joint resolution pass.

The joint resolution was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported
House Bill No. 33—

A bill to repeal Act No. 142, Public Acts of 1913—An act to provide for specific taxes on certain securities,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported
House Bill No. 41—

A bill to amend section 5, Act No. 44, Public Acts of 1911—An act to create a State Board of Equalization,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported House Resolution No. 20—

A resolution providing for an investigation of alleged unfair and unlawful methods of certain lobbyists,

(For full text of resolution see p. 121 of House Journal.)

With the recommendation that the resolution be adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

The Speaker named as the special committee provided for in the resolution, Messrs. Meggison, Lord, Aldrich, Holland, and Ewing.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported House Bill No. 120—

A bill to prohibit unnaturalized foreign-born residents from hunting wild game, With the recommendation that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of line 5 of section 4 the words "shotgun is," and inserting in lieu thereof the words "such firearms are."

2. Amend by striking out of line 6 of section 4 the words "gun is," and inserting in lieu thereof the words "firearms are."

3. Amend by striking out all of lines 8 and 9 of section 5, and inserting in lieu thereof the words "and the proceeds arising from said sale if."

4. Amend by striking out of line 5 of section 8 the words "the secretary of."

5. Amend by striking out of line 5 of section 8 the word "Commission," and inserting in lieu thereof the word "Commissioner."

6. Amend by striking out of line 6 of section 8 the words "where any other than a paid."

7. Amend by striking out all of lines 7, 8, 9, 10, 11, 12, 13, 14, 15, and 16 of section 8.

8. Amend by striking out all after line 3 of section 9.

9. Amend by adding another section to be known as section 10, and to read as follows:

"Sec. 10. All acts or parts of acts inconsistent herewith are hereby repealed."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported Senate Bill No. 14 (file No. 15)—

A bill to create a State Administrative Board,

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported Senate Bill No. 13 (file No. 14),

A bill to provide for the auditing of claims against the State,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 9 of section 1 the word "supervisory."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was referred to the Committee of the Whole and placed on the general orders.

Introduction of Bills.

Mr. Braman introduced

House Bill No. 148, entitled

A bill to provide for election of delegates to county political conventions, of any party, by townships and wards and fix their term of office and to repeal all acts or parts of acts contravening the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Lennon introduced

House Bill No. 149, entitled

A bill to amend Act No. 156 of the Public Acts of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local, administrative and legislative powers". being sections 2265 to 2298, both inclusive, of the Compiled Laws of 1915, by adding a new section thereto, to stand as section 13-A of said act.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Hart introduced

House Bill No. 150, entitled

A bill to amend section 9 of Act 274 of the Public Acts of 1911, entitled "An act to prohibit the sale, keeping for sale, loaning, giving away or carrying of certain dangerous weapons; to prevent the carrying of concealed weapons except in certain specified cases when a license is issued therefor; to provide punishment for the violation of the provisions hereof; and to repeal Act No. 129 of the Public Acts of 1887, entitled 'An act to prevent the carrying of concealed weapons and to provide a punishment therefor,'" being sections 11513 and 11514 of the Compiled Laws of 1887, same being section 15244 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Kirby introduced

House Bill No. 151, entitled

A bill to amend sections 2, 8, 10, 14, 17, 18, 26, 27, 29, 30, 42, 47, 48 and 63 of Act 59 of the Public Acts of 1915, as amended, entitled "An act to provide for the construction, improvement and maintenance of highways; for the levying, spreading and collecting of taxes and of special assessments therefor; to authorize the borrowing of money, and the issuance of bonds under certain restrictions, regulations and limitations; to prescribe the powers and duties of certain officers with reference thereto; and to validate certain proceedings heretofore taken", same being sections 4672, 4678, 4680, 4684, 4687, 4688, 4696, 4697, 4699, 4700, 4712, 4717, 4718 and 4733 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. McKeon introduced

House Bill No. 152, entitled

A bill to amend section 9 of Act 274 of the Public Acts of 1911, entitled "An act to prohibit the sale, keeping for sale, loaning, giving away or carrying of certain dangerous weapons; to prevent the carrying of concealed weapons except in certain specified cases when a license is issued therefor; to provide punishment for the violation of the provisions hereof; and to repeal Act No. 129 of the Public Acts of 1887, entitled 'An act to prevent the carrying of concealed weapons and to provide a punishment therefor,'" being sections 11513 and 11514 of the Compiled Laws of 1887, same being section 15244 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. McKeon introduced

House Bill No. 153, entitled

A bill defining the liability of common carriers, railroad and transportation companies for damage to freight, in certain cases when the damage is caused by an agency beyond the control of the carrier.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Robinson introduced

House Bill No. 154, entitled

A bill to repeal Act No. 95 of the Public Acts of 1919, entitled "An act to amend section 4 of chapter 49 of the Judicature act of 1915", being Compiler's section 13726 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Robinson introduced

House Bill No. 155, entitled

A bill to provide for the issuance of hawkers, peddlers and street-musicians licenses to the blind and totally disabled without cost.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Rowe introduced

House Bill No. 156, entitled

A bill to amend section 1, of Act 65 of the Public Acts of 1909, entitled "An act to provide for the payment of tuition in and transportation to another district, of children who have completed the eighth grade in any school district; and to repeal Act No. 190 of the Public Acts of 1903, and all other acts and parts of acts in anywise contravening the provisions of this act", being compiler's section 5830 of the Compiled Laws of 1915, as amended by Act 11 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Strom introduced

House Bill No. 157, entitled

A bill to amend section 35 of chapter 14 of the Revised Statutes of 1846, entitled "Of county officers" being section 2361 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Braman introduced

House Bill No. 158, entitled

A bill to repeal Act No. 478 of the Local Acts of 1905, entitled as amended "An act to provide for the creation of a board of county auditors for the county of Kent; to prescribe the powers and duties of its members and to provide for their compensation; to provide for the selection by said board of a secretary who shall devote his entire time to the work of said board and act as purchasing agent for said county", approved, April 19, 1905.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Osborn introduced

House Bill No. 159, entitled

A bill to amend section 24 of Act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan", being section 14490 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Welsh introduced

House Bill No. 160, entitled

A bill to amend Act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business", by adding the word 'telephone' after the word 'railway' in line 2 of paragraph (g) of section 27.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Third Reading of Bills.

House Bill No. 57 (file No. 8), entitled

A bill to amend section 16 of Act 302 of the Public Acts of 1915 entitled "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto, operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being section 4812 of the Compiled Laws of 1915, as amended by Act No. 383 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Pitkin
Allard	Ewing	Kooyers	Ramsey
Averill	Farrer	Ladd	Rankin
Barnard	Francis	Lee	Rauchholz
Braman	Frick	Leedy	Read
Brown	Fuller	Lennon	Robinson
Bryan	Gettel	Liddy	Rowe
Burnham	Glaspie	Locke	Sanson
Butler	Gowdy	Lord	Sargent
Byrum	Green	MacDonald	Stevenson
Case	Hall	McKeon	Strauch
Chase	Harris	Manwaring	Strom
Coleman	Hart	Menerey	Titus
Copley	Hartway	Miles	Town
Culver	Henze	Miller, Geo. H.	Townsend
Curtis	Holland	Morrison	Vine
Dacey	Hopkins	Mosier	Wade
Danz	Hubbard	Nevins	Warner, Jos. E.
Dean	Hunter	O'Brien	Watson
DeWitt	Jerome	Olmsted	Welsh
Dunn	Jewel	Osborn	Woodruff
Emerson	Johnson	Palmer	Speaker

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NAYS.

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The House agreed to the title of the bill.

House Bill No. 62 (file No. 7), entitled

A bill to amend section 1 of chapter 3 of Act 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election

and defining the powers, duties and compensation of State, county, township and district highway officials," same being section 4337 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Pitkin
Allard	Farrer	Lee	Ramsey
Averill	Francis	Leedy	Rankin
Barnard	Frick	Lennon	Rauchholz
Braman	Fuller	Liddy	Robinson
Brown	Gettel	Locke	Rowe
Bryan	Glaspie	Lord	Sanson
Burnham	Gowdy	MacDonald	Sargent
Butler	Green	McKeon	Smith
Byrum	Hall	Manwaring	Stevenson
Chase	Harris	Menerey	Strauch
Coleman	Hart	Miles	Strom
Copley	Hartway	Miller, Geo. H.	Titus
Culver	Henze	Miller, Wm. F.	Townsend
Curtis	Holland	Morrison	Vine
Dacey	Hopkins	Mosier	Wade
Danz	Hubbard	Nevins	Warner, Jos. E.
Dean	Hunter	O'Brien	Watson
DeWitt	Jewel	Olmsted	Welsh
Dunn	Johnson	Osborn	Woodruff
Emerson	Kirby	Palmer	Speaker
Evans	Kooyers		

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NAYS.

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The House agreed to the title of the bill.

Mr. Olmsted moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 8 (file No. 9), entitled

A bill to amend section 2 of Act No. 44 of the Public Acts of 1899, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers, and public institutions of this State now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan and to repeal Act No. 122 of the session laws of 1889, approved May 31, 1889, Act No. 20 of the session laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act," as amended by Act No. 225 of the Public Acts of 1903, being compilers' section 821 of the Compiled Laws of 1915,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Case moved to amend Section 2 of said bill by striking out after the word "bridges" in line 31, all down to and including the word "insane" in line 38, and inserting in lieu thereof the following:

"Prohibition, public health, game and fish, banking, manufacturing and mercantile corporations, building and loan associations, general charter for villages, general charter for cities of the fourth class, biennial supplement to the township officers' guide, and on such other subjects as he may deem advisable."

Mr. Jerome moved to amend the amendment by striking out the words, "and on such other subjects as he may deem advisable."

The motion made by Mr. Jerome then prevailed.

The question then being on the motion made by Mr. Case, as amended,

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Rankin
Allard	Farrer	Lee	Rauchholz
Averill	Francis	Leedy	Read
Barnard	Frick	Lennon	Robinson
Braman	Fuller	Liddy	Rowe
Brown	Gettel	Locke	Sanson
Bryan	Glaspie	Lord	Sargent
Butler	Gowdy	MacDonald	Smith
Byrum	Green	McKeon	Stevenson
Case	Hall	Manwaring	Strauch
Chase	Harris	Menerey	Strom
Coleman	Hart	Miller, Geo. H.	Titus
Copley	Hartway	Miller, Wm. F.	Town
Culver	Henze	Morrison	Townsend
Curtis	Holland	Mosier	Vine
Dacey	Hopkins	Nevins	Wade
Danz	Hubbard	O'Brien	Warner, Jos. E.
Dean	Hunte	Olmsted	Watson
DeWitt	Jerome	Osborn	Welsh
Dunn	Jewel	Palmer	Woodruff
Emerson	Johnson	Pitkin	Speaker
Evans	Kirby	Ramsey	
			87

NAYS.

Mr. Burnham	Mr. Miles	2
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The House agreed to the title of the bill.

House Bill No. 111 (file No. 10), entitled

A bill to amend section 16 of Act No. 281 of the Public Acts of 1909, entitled "An act relative to the nomination of party candidates for public office and delegates to political conventions, to regulate primary elections and to prescribe penalties for violations of its provisions, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal Act No. 4 of the Public Acts of the extra session of the year 1907, and all local primary election acts contravening the provisions of this act, except as in this act otherwise provided," as amended, being section 3525 of the Compiled Laws of 1915,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Byrum moved to amend by striking out of line 2 of section 16 the words "second Tuesday in September" and inserting in lieu thereof the words, "last Tuesday in August."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Byrum moved to amend by inserting in line 28 of section 16 after the word "ballot" the words "or wherein provision is made by the charter of such city for the nomination of candidates for city offices in any manner other than as herein provided."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Ramsey
Allard	Farrer	Lee	Rankin
Averill	Francis	Leedy	Rauchholz
Barnard	Frick	Lennon	Read
Braman	Fuller	Liddy	Robinson
Brown	Gettel	Locke	Rowe
Bryan	Glaspie	Lord	Sargent
Butler	Gowdy	MacDonald	Smith
Byrum	Green	McKeon	Stevenson
Case	Hall	Manwaring	Strauch
Chase	Harris	Menerey	Strom
Coleman	Hart	Miles	Titus
Copley	Hartway	Miller, Geo. H.	Town
Culver	Henze	Miller, Wm. F.	Townsend
Curtis	Holland	Morrison	Vine
Dacey	Hopkins	Mosier	Wade
Danz	Hubbard	Nevins	Warner, Jos. E.
Dean	Hunter	O'Brien	Watson
DeWitt	Jerome	Olmsted	Welsh
Dunn	Jewel	Osborn	Woodruff
Emerson	Johnson	Palmer	Speaker
Evans	Krby	Pitkin	

87

NAYS.

Mr. Sanson	Mr. Burnham	2
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The House agreed to the title of the bill.

Mr. Byrum moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 29, (file No. 12), entitled

A bill to amend section 14 of Chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being section 5661 of the Compiled Laws of nineteen hundred fifteen,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Ladd	Mr. Ramsey
Allard	Ewing	Lee	Rankin
Averill	Farrer	Leedy	Rauchholz
Barnard	Francis	Lennon	Read
Braman	Frick	Liddy	Robinson
Brown	Fuller	Locke	Rowe
Bryan	Gettel	Lord	Sanson
Burnham	Glaspie	MacDonald	Sargent
Butler	Gowdy	McKeon	Smith
Byrum	Green	Manwaring	Stevenson
Case	Hall	Menerey	Strauch
Chase	Hart	Miles	Strom
Coleman	Hartway	Miller, Geo. H.	Titus
Copley	Henze	Miller, Wm. F.	Town
Culver	Holland	Morrison	Townsend
Curtis	Hopkins	Mosier	Vine
Dacey	Hubbard	Nevins	Wade

Mr. Danz	Mr. Hunter	Mr. O'Brien	Mr. Warner, Jos. E.
Dean	Jerome	Olmsted	Watson
DeWitt	Jewel	Osborn	Welsh
Dunn	Johnson	Palmer	Woodruff
Emerson	Kirby	Pitkin	Speaker

88

NAYS.

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The House agreed to the title of the bill.

House Bill No. 101 (file No. 13), entitled

A bill to amend section 1 of Act No. 185 of the Session Laws of 1863, entitled "An act to prevent the importation, running at large and sale of diseased sheep," the same being section 7347 of the Compiled Laws of 1915, as amended by Act No. 29 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Rankin
Allard	Farrer	Lee	Rauchholz
Averill	Francis	Leedy	Read
Barnard	Frick	Lennon	Robinson
Braman	Fuller	Liddy	Rowe
Brown	Gettel	Locke	Sanson
Bryan	Glaspie	Lord	Sargent
Burnham	Gowdy	MacDonald	Smith
Butler	Green	McKeon	Stevenson
Case	Hall	Manwaring	Strauch
Chase	Harris	Menerey	Strom
Coleman	Hart	Miles	Titus
Copley	Hartway	Miller, Geo. H.	Town
Culver	Henze	Miller, Wm. F.	Townsend
Curtis	Holland	Morrison	Vine
Dacey	Hopkins	Mosier	Wade
Danz	Hubbard	Nevins	Warner, Jos. E.
Dean	Hunter	O'Brien	Watson
DeWitt	Jerome	Olmsted	Welsh
Dunn	Jewel	Osborn	Woodruff
Emerson	Johnson	Pitkin	Speaker
Evans	Kirby	Ramsey	

87

NAYS.

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The House agreed to the title of the bill.

House Bill No. 103 (file No. 11), entitled

A bill to amend section 6 of Act No. 368 of the Local Acts of 1895, entitled "An act to revise, amend and consolidate all acts relative to Union School district of the city of Flint,"

Was read a third time and pending the taking of the vote on the passage thereof,

Mr. Brown moved to amend by striking out all of section 2 and inserting in lieu thereof two new sections to read as follows:

Sec. 2. This act shall not be in force until a majority of the qualified electors in the Union School district of the City of Flint, voting thereon, shall vote in favor of the same. Said proposition shall be submitted to the voters of said district for their approval or disapproval at the annual spring election to be held in the city of Flint, Genesee County, Michigan, on Monday, the 4th day of April, A. D. 1921. Notice of such election shall be given and all votes on the question shall be taken, counted and canvassed in the same manner as is now required by law for the election of trustees of said district. The vote upon the proposition of amending said local act shall be by ballot which shall be in substantially the following form:

Vote on proposition of amending act number three hundred sixty-eight of the Local Acts of eighteen hundred ninety-five, entitled "An act to revise, amend and consolidate all acts relative to Union School district of the city of Flint,"

Make a cross in the appropriate square.

To amend said act number three hundred sixty-eight. Yes ().

To amend said act number three hundred sixty-eight. No ().

Such ballots shall be furnished by the school board of said district and shall be deposited in ballot boxes provided for that purpose. The result of said vote shall be certified to the county clerk of the county of Genesee and to the Secretary of State. If a majority of the electors voting upon such proposition shall vote in favor of the amendment of said act number three hundred sixty-eight of the Local Acts of eighteen hundred ninety-five, then this act shall be in full force and effect and not otherwise.

Sec. 3. This act is hereby declared to be immediately necessary for the protection of the public peace, health and safety.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Kirby	Mr. Pitkin
Allard	Farrer	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Braman	Frick	Leedy	Rauchholz
Brown	Fuller	Lennon	Read
Bryan	Gettel	Liddy	Robinson
Burnham	Glaspie	Locke	Rowe
Butler	Gowdy	Lord	Sanson
Byrum	Green	MacDonald	Sargent
Case	Hall	McKeon	Smith
Chase	Harris	Manwaring	Stevenson
Coleman	Hart	Menerey	Strauch
Copley	Hartway	Miles	Strom
Culver	Henze	Miller, Geo. H.	Titus
Curtis	Holland	Miller, Wm. F.	Townsend
Danz	Hopkins	Morrison	Vine
Dean	Hubbard	Mosier	Wade
DeWitt	Hunter	Nevis	Warner, Jos. E.
Dunn	Jerome	O'Brien	Watson
Emerson	Jewel	Olmsted	Woodruff
Evans	Johnson	Osborn	Speaker

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NAYS.

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Mr. Brown moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Motions and Resolutions.

Mr. Culver offered the following resolution:

House Resolution No. 22.

A resolution requesting certain information from the President of Michigan Agricultural College.

Resolved, That the President of the Michigan Agricultural College be requested to inform the House of Representatives as to what percentage of the students of that college are fitting themselves for Agricultural pursuits, and, if possible, to inform the House as to what percentage of students who have graduated from that institution during the past ten years have taken up agricultural pursuits.

The resolution was referred to the Committee on Agriculture.

Mr. Hunter moved that the Committee of the Whole be discharged from the further consideration of Senate Bill No. 13 (file 14), and that the bill be re-referred to the Committee on State Affairs.

The motion prevailed, and the bill was re-referred to the Committee on State Affairs.

Mr. Curtis moved that the hour of meeting of the House on Friday, February 11, be fixed at 9:00 o'clock a. m.

The motion prevailed.

Mr. Coleman made written request for the printing of
House Bill No. 145—

A bill to amend Sec. 1 of Act 111 of the Public Acts of 1877—relative to bank,
safe and vault robbery.

And House Bill No. 147—

A bill to amend chapter 153 of the Revised Statutes of 1846—offenses against
lives and persons of individuals.

The requests were referred to the Committee on Printing.

Mr. Henze made written request for the printing of
House Bill No. 138—

A bill to provide that cloth etc. shall be labelled as to kind and amount of
material therein.

The request was referred to the Committee on Printing.

Mr. Braman made written request for the printing of
House Bill No. 132—

A bill to amend Act No. 75, of the Public Acts of 1917—to fix standards for
apples.

And House Joint Resolution No. 5.

Proposing an amendment to Constitution relative to tenure of office of sheriff.
The requests were referred to the Committee on Printing.

Mr Hubbard moved that when the House adjourns on Friday, February 11, it
stand adjourned until Monday, February 14, at 8:30 o'clock p. m.

The motion prevailed.

Mr. Read moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, February 11, at 9:00
o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWENTY-TWO.

Lansing, Friday, February 11, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. C. W. Kemper, of the First Baptist Church of Lansing, offered the invocation:

"Great God, our Father, this day given to us out of Thy generosity we come to Thee and acknowledge Thy great sway over our lives. We beseech of Thee as we set ourselves to the tasks of this day that it may be with the consciousness of our reliance upon Thee, with the consciousness of Thy great regard for Thy creatures. We beseech of Thee to act this day as in the light of Thy justice and truth. May the spirit of Him who moved about as one of us years ago and whose memory lives in multitudes of people, even the spirit of Christ, be manifest in our lives this day. We pray Thy blessing upon our great State, upon all her interests, upon all her great developments; may she grow in strength and influence, in justice, truth, and righteousness. May we all increasingly delight to call her our home. We ask Thy blessing upon this group of men charged with great responsibilities and upon all of us who work together for the common good, this day and every day.

We ask it in the name of our Master. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dacey, Dafoe, Dunn, Frick, Green, Hart, Jensen, Lewis, Meggison, Osborn, Palmer, Reutter, Townsend, and Wells.

The following members were absent without leave: Messrs. Atwood, Byrum, Case, Copley, Farrier, Gettel, Haan, Hartway, Hunter, Jerome, Liddy, Moore, O'Brien, Olmsted, Rasmussen, Stevenson, Titus, Town, Vine, and Woodruff.

Mr. Ladd moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Watson asked and obtained indefinite leave of absence after today.

Mr. Braman asked and obtained indefinite leave of absence after today.

Mr. Dean asked and obtained indefinite leave of absence after today.

Messrs. Averill, Evans, Henze, Hubbard, Jewell, MacDonald, Wm. F. Miller, Morrison, Rauchholz, Robinson, Smith, and Jos. E. Warner asked and obtained leaves of absence from Monday's session.

Mr. Rowe moved to reconsider the vote by which the House on Thursday, February 10, adopted a motion that when the House adjourns on Friday, February 11, it stand adjourned until Monday, February 14, at 8:30 o'clock p. m.

The motion did not prevail.

[February 11.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Thursday, February 10:

Senate Bill No. 48 (file No. 36)—

A bill to amend section 40 of Act No. 118 of the Public Acts of 1893—An act to revise and consolidate the laws relative to the State Prison, to the State House of Correction and Branch of the State Prison in the Upper Peninsula, and to the House of Correction and Reformatory at Ionia.

Senate Bill No. 49 (file No. 37)—

A bill to provide for issuance of hawkers' and peddlers' licenses to ex-soldiers without cost.

Senate Bill No. 50 (file No. 38)—

A bill to amend Act No. 128 of the Public Acts of 1887—An act requiring a civil license in order to marry, by adding four new sections to said act.

Senate Bill No. 51 (file No. 39)—

A bill to amend section 7 of chapter 6 of Act No. 203 of the Public Acts of 1917—An act to provide for the holding of elections.

Senate Bill No. 52 (file No. 40)—

Concerning decrees for divorce of other States, of foreign countries, and to fix penalty for the evasion of the laws of this State.

Reports of Standing Committees.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 128—

A bill to repeal sections 28 and 29 of chapter 4, Act No. 283, Public Acts of 1909—general highway law,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 129—

A bill to further regulate the running of motor vehicles in this State, With the recommendation that it be referred to the Committee on Judiciary.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in and the bill was referred to the Committee on Judiciary.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 3—

A bill to relieve county and state from support of certain classes of aliens, With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 32—

A bill to amend section 6 of Act No. 271, Public Acts of 1915—An act to regulate selling of railroad and steamship tickets,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Horticulture, by Mr. Ladd, Chairman, reported House Bill No. 47—

A bill to make appropriations for the Michigan Horticultural Society, With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

Messages from the Senate.

A message was received from the Senate transmitting
Senate Bill No. 20 (file No. 21), entitled

A bill to amend section 4 of Act No. 279 of the Public Acts of 1909, entitled, as amended, "An act to provide for the incorporation of cities and for revising and amending their charters," being compiler's section 3307 of the Compiled Laws of 1915, as amended by Act No. 252 of the Public Acts of 1919,

And informing the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

A message was received from the Senate transmitting
Senate Bill No. 9 (file No. 10), entitled

A bill to amend the title and section 1 of Act No. 109 of the Public Acts of 1905, entitled "An act to prevent persons from unlawfully using or wearing the badge or button of the Grand Army of the Republic, the Loyal Legion of the United States, or the United Spanish War Veterans, and to repeal section 11768 of the Compiled Laws of 1897," being section 15579 of the Compiled Laws of 1915,

And informing the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Motions and Resolutions.

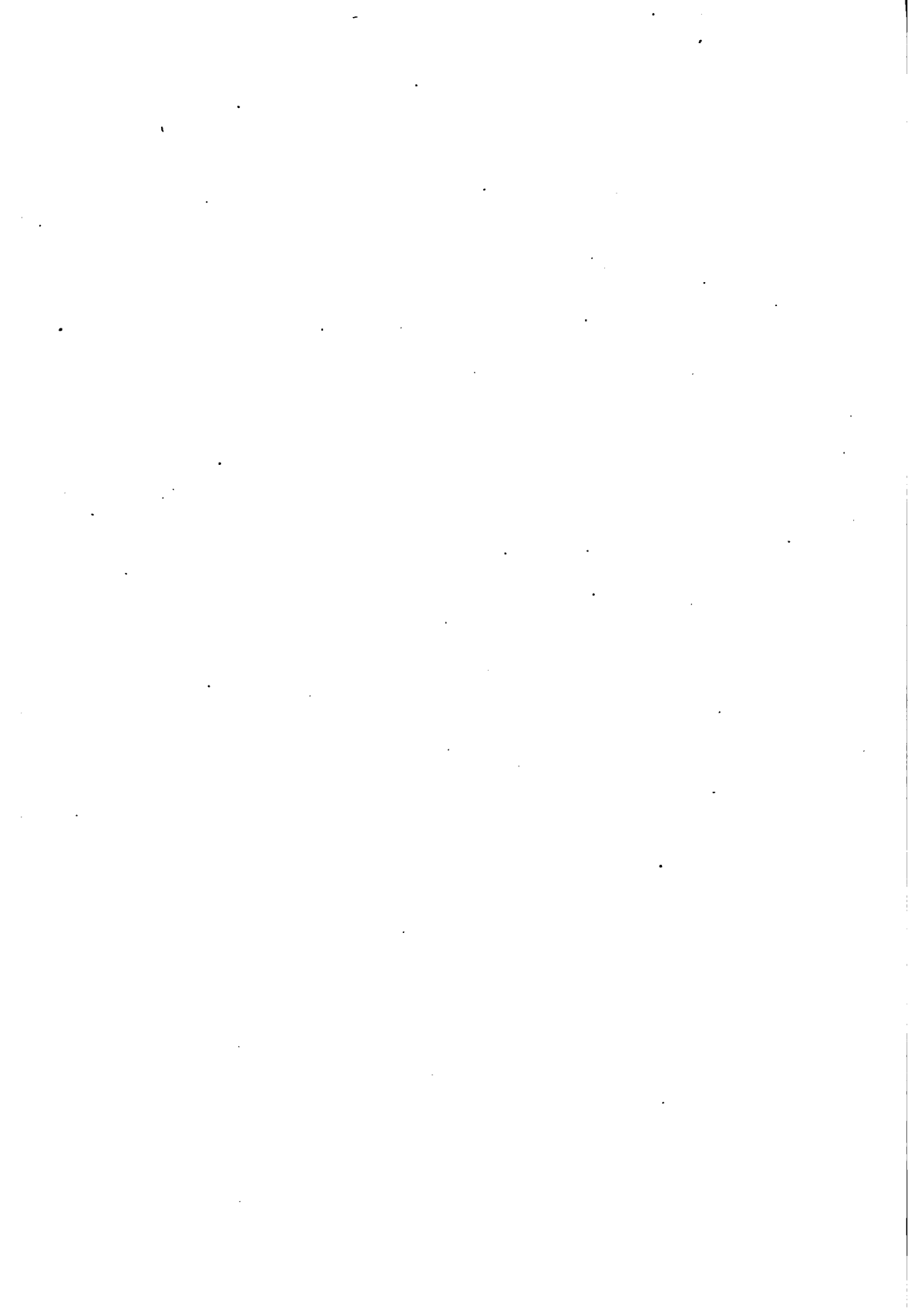
Mr. Braman made written request for the printing of
House Bill No. 148—

A bill to provide for election of delegates to county political conventions.
The request was referred to the Committee on Printing.

Mr. Curtis moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Monday, February 14, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER TWENTY-THREE.

Lansing, Monday, February 14, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. W. H. Shannon, of the Mayflower Congregational Church of Lansing, offered the invocation:

"Almighty God, our Heavenly Father, we look to Thee for guidance and for blessing. We thank Thee that we live in this great land of America, this land of opportunity where we have so many advantages, so many splendid privileges for the building of character and for the making of life. We pray Thy blessing tonight to rest upon our country, upon our great State, upon our Governor and all in authority. Grant under the constituted authorities we may live happy lives in all godliness and honesty. May peace be within our borders and plenty within our stores. Bless these representatives of our people. Give unto them wisdom and grace to execute and prepare for us good laws, to help make this great State great in its material wealth, great in its intellectual life, great in its moral beauty; and may Thy blessing rest upon all our people now and forever. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Averill, Dafoe, Dean, Evans, Henze, Hubbard, Jensen, Jewell, Lewis, MacDonald, Wm. F. Miller, Morrison, Osborn, Rauchholz, Reutter, Robinson, Smith and Joseph E. Warner.

The following members were absent without leave: Messrs. Case, Farrier, Glaspie, Gowdy, Green, Hartway, Moore, Holland, Johnson, George H. Miller, Palmer, Rowe, Strom and Woodruff.

Mr. Miles moved that Mr. Holland be excused from today's session.
The motion prevailed.

Mr. Harris moved that Mr. Case be excused from today's session.
The motion prevailed.

Mr. Frick moved that Messrs. Palmer and Johnson be excused from today's session.

The motion prevailed.

Mr. Read moved that Mr. Glaspie be excused from today's session.
The motion prevailed.

Mr. O'Brien moved that all other absentees without leave be excused from today's session.
The motion prevailed.

Mr. Hall moved that an indefinite leave of absence including today's session be granted to Mr. Gowdy, because of the death of his father.
The motion prevailed.

Messrs. Watson and Braman asked and obtained leaves of absence from the sessions of this week after today.

Mr. Woodruff entered the House and took his seat.

Presentation of Petitions.

Mr. Sanson presented
Petition No. 61.

Petition of M. H. Oakley and 147 other citizens favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 62.

Resolution of the Essex Farmers' Club of Clinton County requesting that no new State Institutions be established and no additions be made to present institutions. The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 63.

Resolution of the Board of Supervisors of Clinton County requesting the repeal of the Bounty Law.

The petition was referred to the Committee on Game Laws.

Mr. Hunter presented
Petition No. 64.

Petition of the Board of Supervisors of Clinton County protesting against any increased rate of taxation.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Friday, February 11:

House Bill No. 107 (file No. 15)—

A bill to amend section 1 of Act No. 89 of the Public Acts of 1911—An act to provide for the lawful taxing of noxious fish from inland waters.

Senate Bill No. 53 (file No. 41)—

To define, and regulate the employment and registration of legislative counsel and agents.

Senate Bill No. 54 (file No. 42)—

To amend sections 8 and 13 of part 3 of Act No. 10 of the Public Acts of the first extra session of 1912—An act relating to the liability of employers for injuries or death sustained by their employes.

Senate Bill No. 55 (file No. 43)—

A bill to prohibit the marriage of a female under the full age of sixteen years.

Senate Joint Resolution No. 2 (file No. 44)—

Proposing an amendment to Article VIII of the Constitution, by adding a new section thereto to stand as section 15a of said article, relative to home rule for counties.

Senate Bill No. 56 (file No. 45)—

A bill to provide for the nomination and election of delegates to political conventions, the selection of party committees and officers of party committees, and to regulate primary elections relative thereto in certain counties.

Senate Bill No. 57 (file No. 46)—

A bill to authorize and empower counties of this State to contract with child-caring agencies for the care, support and maintenance of children.

Senate Bill No. 58 (file No. 47)—

A bill to promote the establishing of deep-water connections between the Great Lakes and the Atlantic Ocean.

Senate Bill No. 60 (file No. 48)—

A bill to require railroad companies to equip locomotive engines with vestibule cabs.

Senate Bill No. 61 (file No. 49)—

To prohibit the taking, catching or killing of fish in Otsego Lake, Otsego County.

Senate Bill No. 62 (file No. 50)—

A bill to amend section 44 of Act No. 206 of the Public Acts of 1893—general tax law.

Senate Bill No. 63 (file No. 51)—

A bill to amend section 4 of Act No. 279 of the Public Acts of 1909—to provide for the incorporation of cities and for revising and amending their charters.

Senate Bill No. 64 (file No. 52)—

A bill to amend section 1 of chapter 8 of Act No. 3 of the Public Acts of 1895—to provide for the incorporation of villages.

Senate Bill No. 65 (file No. 53)—

A bill to amend section 1 of chapter 24 of Act No. 215 of the Public Acts of 1895—to provide for the incorporation of cities of the fourth class.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members, Monday, February 14:

Senate Bill No. 67 (file No. 54)—

A bill to amend section 19 of Act No. 339 of the Public Acts of 1919—relating to dogs and the protection of live stock and poultry from damage by dogs and providing for the licensing of dogs.

Senate Bill No. 68 (file No. 55)—

A bill to amend sections 4, 5 and 6 of Act No. 90 of the Public Acts of 1913—authorizing and empowering the boards of supervisors of counties to purchase, accept gifts and devises of, and to improve and maintain parks, and to contribute to the maintenance of parks owned or held in trust by cities, villages or townships.

Senate Bill No. 59 (file No. 56)—

A bill to provide an additional appropriation for the erection, construction and equipment of a State office building.

House Joint Resolution No. 2 (file No. 17)—

Proposing an amendment to section 2 of article 17 of the Constitution—requiring the signatures of twenty per cent of the legal voters of the State upon the petitions initiating a constitutional amendment.

House Bill No. 33 (file No. 18)—

A bill to repeal Act No. 142 of the Public Acts of 1903—to provide for the assessment and the collection of a specific tax upon secured debts other than debts secured or evidenced by mortgages and liens upon real property.

House Bill No. 41 (file No. 19)—

A bill to amend section 5 of Act No. 44 of the Public Acts of 1911—to create a State Board of Equalization.

[February 14.

Messages From The Senate.

A message was received from the Senate transmitting the following resolution: Senate Concurrent Resolution No. 9.

A resolution memorializing the United States Senate to pass the bill providing Federal aid to public highways.

Whereas, The House of Representatives at Washington, D. C., on February 7th passed an appropriation for Federal Aid for public highways in the several states, amounting to one hundred millions of dollars; and

Whereas, Michigan's share of said appropriation would be upwards of three and one-half millions of dollars, which would be of great assistance to Michigan at this time; therefore, be it

Resolved by the Senate (the House of Representatives concurring), That the Legislature of the State of Michigan urge the Senate of the United States to pass such an appropriation at an early date so that the money may become available for immediate use in connection with the present Michigan road bond issue.

Resolved further, That copies of this resolution be forwarded to the United States Senators from Michigan.

The resolution was referred to the Committee on Roads and Bridges.

introduction of Bills.

Mr. Read introduced

House Bill No. 161, entitled

A bill to provide for the appointment of county health officers in and for the various counties of the State, and to prescribe the compensation, powers and duties thereof.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Coleman introduced

House Bill No. 162, entitled

A bill to regulate and control the taking of minnows for bait in the waters of Lyon lake in Fredonia township, Calhoun county.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Danz introduced

House Bill No. 163, entitled

A bill to amend section 7 of Act No. 302 of the Public Acts of Michigan of 1915, entitled "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being section 4803 of the Compiled Laws of 1915, as amended by Act No. 383 of the Public Acts of Michigan of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Dunn introduced

House Bill No. 164, entitled

A bill to amend the title and sections 2, 3 and 6 of Act No. 128 of the Public Acts of 1887, entitled "An act for the requiring of a civil license in order to marry, and due registration of the same, and to provide a penalty for the violation of the provisions of the same," being sections 11377, 11378 and 11381 of the Compiled Laws of 1915, as amended by Act No. 195 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Olmsted introduced
House Bill No. 165, entitled

A bill to amend sections 1 and 2 of chapter 3 of Act No. 254 of the Public Acts of 1897, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," being sections 4880 and 4881 of the Compiled Laws of 1915, as amended by Act No. 316 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Drainage.

Mr. Olmsted introduced
House Bill No. 166, entitled

A bill requiring railroad companies to maintain signal lights at all their switches and derail switches; providing a penalty for the violation of this act; and making it the duty of the Michigan Public Utilities Commission to enforce the provisions hereof.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Gettel introduced
House Bill No. 167, entitled

A bill to amend sections 4 and 6 of Act No. 90 of the Public Acts of 1913, entitled "An act authorizing and empowering the boards of supervisors of counties to purchase, accept gifts and devisees of, and to improve and maintain parks, and to contribute to the maintenance of parks owned or held in trust by cities, villages or townships," being sections 2321 and 2323 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Motions and Resolutions.

Mr. Lord offered
House Resolution No. 23.

Resolution providing for appropriate observance of Washington's Birthday.

Resolved, That the Speaker of the House appoint a committee of five members to perfect arrangements for the appropriate observance of Washington's Birthday;

Resolved further, That the committee on arrangements is hereby authorized to secure speakers and music and to properly decorate the Hall of the House for the occasion; and

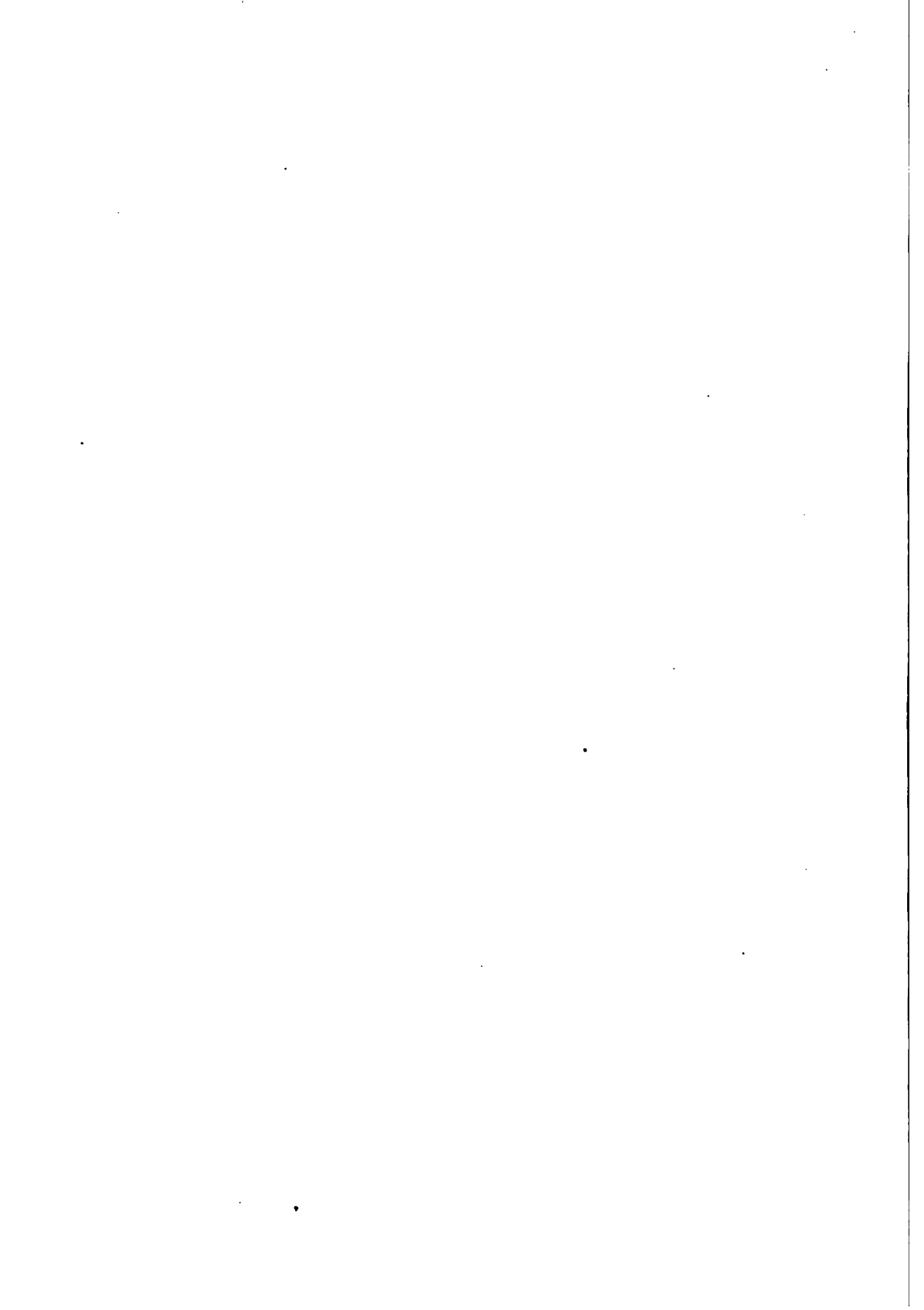
Resolved further, That the hour of 2 o'clock P. M., Tuesday, February 22, be fixed for such exercises and that a cordial invitation to be present be extended to the Governor and other state officers, to the Justices of the Supreme Court and to the members of the Senate.

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Harris moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Tuesday, February 15, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER TWENTY-FOUR.

Lansing, Tuesday, February, 15, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. Father Michael P. Bourke, Chaplain, of the Catholic Students' Chapel of Ann Arbor, offered the invocation:

"O God, the inexhaustible source of wisdom, counsel, and knowledge, our first beginning and our final end, by whose saving power nations are sustained and rulers guided; O Thou, the law giver infinite, of whose boundless wisdom all earthly power is but the faintest adumbration: Bless, we beseech Thee, these our chosen representatives in solemn session assembled. Guide them in their every deliberation, uphold them in their stand against all obnoxious legislation, inspire them by Thy holy spirit to enact measures on behalf of the peoples of this glorious commonwealth. May they breathe a spirit of justice, righteousness, and wisdom, true resemblance of Thy wisdom divine, that surpasseth all human understanding.

All this we ask in the name of the Prince of Law-givers, our Master and our Ruler. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Braman, Dafoe, Dean, Gowdy, Jensen, Lewis, Osborn, Reutter and Watson.

The following members were absent without leave: Messrs. Glaspie, Moore and Haan.

Mr. MacDonald moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Butler moved that an indefinite leave of absence be granted to Mr. Glaspie because of the death of his father.

The motion prevailed.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bill had been printed and placed upon the files of the members, Tuesday, February 15:

House Bill No. 120 (file No. 20)—

A bill to prohibit hunting by unnaturalized foreign-born residents.

[February 15.

Communications from State Officers.

The following communication from the Auditor General was received and read:

Lansing, Feb. 15, 1921.

To the Speaker of the House of Representatives:

As it is very rarely that an amount appropriated by the Legislature is voluntarily relinquished by the agency for which it was appropriated, and knowing that the members of the Legislature will be interested, I desire to call attention to the fact that at a meeting held on Feb. 4, 1921, the Michigan State Farm Bureau adopted the following resolution:

"Resolved that the Michigan State Farm Bureau relinquish its claim to this unexpended \$3,000 appropriation so that it may become part of the general contingency fund of the State, and further that this relinquishment of claim be accompanied by an expression of appreciation to the State government for the assistance lent in 1919-1920 by an appropriation of \$3,000 that was used in the up-build of the organization."

A copy of the above resolution was forwarded to me by the Secretary of the Farm Bureau.

Yours truly,
O. B. FULLER,
Auditor General.

Messages from the Senate.

A message was received from the Senate transmitting the following resolution: Senate Concurrent Resolution No. 8.

A resolution memorializing the Senators and Congressmen from Michigan regarding appropriations for eradicating white pine blister rust.

Whereas, The white pine blister rust, a disease of white pine and other five-needled pines, has, since its introduction into the United States, shown marked destructiveness and threatens extinction of white pines in both native stands and in plantations in the New England States, New York, and portions of Wisconsin and Minnesota; and

Whereas, Michigan and the great western areas with enormous acreages of valuable pine are as yet free from this destructive invader; and

Whereas, The preservation of these timber reserves depends upon the early discovery of first invasions and in the maintenance of strict control of shipments likely to introduce the disease; therefore, be it

Resolved by the Senate (the House of Representatives concurring), That the Michigan Legislature go on record as approving the efforts of the U. S. Department of Agriculture made thus far, to check the advance of this parasite, discover any new areas of infection, and to discover methods to make possible the growing of pines even in the districts where the disease has been introduced, and

Resolved further, That we hereby urge the United States Senators and Representatives in Congress from the State of Michigan to use their influence to have the estimates of the Secretary of Agriculture for \$214,000 for white pine blister rust work replaced in the agricultural bill now before the Senate, instead of the inadequate amount of \$100,000 proposed.

The resolution was referred to the Committee on Public Lands and Forestry Interests.

A message was received from the Senate transmitting the following resolution: Senate Concurrent Resolution No. 10.

A resolution providing for the adjournment of the Legislature for more than three days.

Resolved by the Senate (the House of Representatives concurring), That when the Legislature adjourns on Wednesday, February 16, 1921, it stand adjourned until Monday, February 21, 1921.

Mr. Jerome moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed.

The question being on the adoption of the resolution,
The resolution was adopted.

Mr. Reutter entered the House and took his seat.

Introduction of Bills.

Mr. Miller introduced
House Bill No. 168, entitled

A bill to amend sections 59 and 89 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as amended, being sections 4055 and 4087 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Robinson introduced
House Bill No. 169, entitled

A bill to authorize and empower townships to own and acquire land by gift or purchase for the erection of memorials to soldiers and sailors; to authorize the erection of such memorials; to provide for the assessment, levy and collection of taxes therefor; for the custody, control and management of such memorials and providing for a referendum by the electors thereof.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr O'Brien introduced
House Bill No. 170, entitled

A bill to amend section 6, chapter 4, part 3 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," approved May 10, 1917.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. O'Brien introduced
House Bill No. 171, entitled

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of chapter 2, part 5 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," approved May, 10, 1917, and to add a new section to said chapter 2, to stand as section 13.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Morrison introduced
House Bill No. 172, entitled

A bill authorizing townships to appropriate money for the purpose of affording fire protection to unincorporated villages therein.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Copley introduced

House Joint Resolution No. 6, entitled

A joint resolution proposing an amendment to article 13 of the Constitution of the State of Michigan to provide for the condemnation and taking of the fee of more land and property than is needed for the acquiring, opening and widening of parks, boulevards, public places, streets, alleys or for any public use by municipalities of the State.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Mr. J. E. Warner introduced

House Bill No. 173, entitled

A bill to provide for appropriations for the Michigan State Normal College, the Central Michigan Normal School, the Western State Normal School, and the Northern State Normal School, to pay deficits existing in certain funds of said college and schools on or before June 30, 1921.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Ramsey introduced

House Bill No. 174, entitled

A bill to amend section 4 of Act No. 279 of the Public Acts of 1909, as amended, entitled "An act to provide for the incorporation of cities and for revising and amending their charters," being compilers' section 3307 of the Compiled Laws of 1915, as amended by Act No. 232 of the Public Acts of 1917, as further amended by Act No. 252 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

Mr. Coleman introduced

House Bill No. 175, entitled

A bill to amend sections 3, 5 and 6 of Act No. 128 of the Public Acts of 1887, entitled "An act for the requiring of a civil license in order to marry and the due registration of the same, and to provide a penalty for the violation of the provisions of the same," being sections 11878, 11380 and 11381 of the Compiled Laws of 1915, and to add a new section thereto to be known as section 10-a.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Motions and Resolutions.

Mr. Welsh offered

House Resolution No. 24.

Resolutions on the death of the Hon. George E. Ellis, a former member of the House of Representatives.

Whereas, It has pleased Almighty God to call from his earthly labors the Honorable George E. Ellis of Grand Rapids; and

Whereas, Mr. Ellis was a former member of this House and served as mayor and member of the City Commission of his city for over fourteen years, thereby setting an example for unselfish public service to all the citizens of Michigan; and

Whereas, In the death of George E. Ellis Grand Rapids and the State of Michigan have lost a valuable citizen, his family a loving husband and a kind brother; therefore be it

Resolved, That the House of Representatives, in session this 15th day of February, A. D. 1921, do hereby express our sincere sympathy and profound regrets to the bereaved family in this their hour of sorrow; and be it further

Resolved, That the Clerk of the House be instructed to spread these resolutions upon the records of this body, and to send an engrossed copy to the family of the deceased.

Mr. Byrum moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed.

The question then being on the adoption of the resolution,

The resolution was, by a rising vote, unanimously adopted.

Mr. Hopkins offered

House Concurrent Resolution No. 12.

A resolution memorializing the congress of the United States to refrain from placing a duty on lumber imported from the Dominion of Canada.

Whereas, The present housing shortage is a matter of deep national concern, the stimulation of home construction being a vital need of the nation, and anything that would add to the already high cost of building should fail of legislative sanction; and

Whereas, The cost of lumber production in the United States is lower than in any country in the world, the American mill, therefore, needing no tariff to protect it; and

Whereas, A duty placed on lumber imported from Canada would operate to increase the cost to the ultimate consumer and thereby permit the increased financial burden to be placed on thousands of farmers and home builders of this country, for the benefit of a selected few; and

Whereas, Such a tariff is against the best interests and general welfare of the public, would compel excessive depletion of our own timber resources and would invite retaliatory measures on the part of Canada to the extreme detriment of all lines of manufactures; now therefore be it

Resolved by the House of Representatives (the Senate concurring), That the Senate and House of Representatives of the United States be, and they hereby are, urged to refrain from placing a duty on lumber imported from the Dominion of Canada; and be it further

Resolved, That a copy of these resolutions be sent to each member of the United States Senate and House of Representatives from Michigan, to the Speaker, Ways and Means Committee of the House, and the President and Finance Committee of the Senate.

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Wm. F. Miller moved that the hour of meeting of the House on Wednesday, February 16, be fixed at 8:30 o'clock a. m.

The motion prevailed.

Mr. Hart made written request for the printing of
House Bill No. 22—

A bill to define and prescribe penalty for first degree murder.
The request was referred to the Committee on Printing.

Mr. Allard made written request for the printing of
House Bill No. 136—

A bill to establish trunk line highway from New Buffalo to Jackson.
The request was referred to the Committee on Printing.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
House Bill No. 78—

A bill to make appropriations for the Legislature.
With the recommendation that the bill pass.
The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
Senate Bill No. 13 (file No. 14)—

A bill to provide for the auditing of claims against the State,
With the recommendation that the following amendments be adopted, and that
the bill then pass:

1. Amend by inserting after the word "regulation" in line ten of section 1 the words "and review."

2. Amend by adding after the word "thereby" in line ten of section 1 the following: "Provided, that nothing herein contained shall apply to, or affect,

the auditing, allowance, or payment of claims for printing, supplies, or other expenses incurred by the Legislature or by either house thereof."

The bill was ordered printed, and referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
House Bill No. 59—

A bill to amend section 2 of Act. No. 77, Public Acts of 1849—to increase witness fees in criminal cases,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 4—

Proposing an amendment to Article 8 of the Constitution of Michigan, authorizing townships to establish public and charitable hospitals.

With the recommendation that the joint resolution pass.

The joint resolution was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Western State Normal School, by Mr. Francis, Chairman, reported without recommendation

House Bill No. 106—

A bill to make appropriations for the Western State Normal School,

Mr. Culver moved that the bill be referred to the Committee on Ways and Means.

The motion prevailed and the bill was referred to the Committee on Ways and Means

General Orders of the Day.

Mr. Hunter moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Hunter to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 33 (file No. 18)—

A bill to repeal Act No. 142, Public Acts of 1913—an act to provide for specific taxes on certain securities.

House Bill No. 41 (file No. 19)—

A bill to amend section 5, Act No. 44, Public Acts of 1911—an act to create a State Board of Equalization,

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 107 (file No. 15)—

A bill to amend section 1 of Act No. 89, Public Acts of 1919—An act to provide for the taking of noxious fish with seines or nets,

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend section 1 so as to read as follows:

Section 1. Section 1 of Act No. 89 of the Public Acts of 1911, entitled "An act to provide for the lawful taking and removing with seines or nets or otherwise and destroying under certain restrictions of dogfish, carp, garfish, bill fish, sheepshead, suckers, mullet, red-horse and other obnoxious fish and to sell or authorize the sale of such fish taken from the inland waters of this State," being section 7594 of the Compiled Laws of 1915, is hereby amended to read as follows:

The question being on the adoption of the proposed amendment made by the Committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 120 (file No. 20)—

A bill to prohibit unnaturalized foreign-born residents from hunting wild game. Recommending the adoption of the following amendments thereto, and that when so amended the bill be referred to the Committee on Judiciary:

1. Amend by striking out of lines 15 and 16 of section 1 the words "or upon his signing a declaration of guilt as prescribed by this act."

2. Amend by striking out of lines 5 and 6 of section 5 the words "or upon the signing of the acknowledgment of guilt as hereinafter provided."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted.

The question then being on concurring in the recommendation of the committee, that the bill be referred to the Committee on Judiciary,

The recommendation was not concurred in.

Mr. Byrum moved that the bill be placed on the order of Third reading of Bills.

Mr. O'Brien demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Byrum then prevailed, a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Lord	Mr. Reutter
Allard	Francis	McKeon	Rowe
Atwood	Frick	Manwaring	Sanson
Averill	Fuller	Meggison	Sargent
Barnard	Gettel	Menerey	Smith
Brown	Green	Miles	Strauch
Bryan	Hall	Miller, Geo. H.	Strom
Burnham	Harris	Morrison	Town
Byrum	Johnson	Mosier	Townsend
Chase	Kirby	Nevens	Vine
Coleman	Kooyers	Olmsted	Wade
Culver	Ladd	Palmer	Werner, Jos. E.
Curtis	Lee	Pitkin	Wells
Dacey	Leedy	Rankin	Welsh
Danz	Lenoir	Rasmussen	Woodruff
DeWitt	Locke	Rauchholz	Speaker
Emerson			65

NAYS.

Butler	Mr. Hart	Mr. Jerome	Mr. Ramsey
Case	Hartway	Jewel	Read
Copley	Holland	Liddy	Robinson
Dunn	Hopkins	MacDonald	Stevenson
Ewing	Hubbard	Miller, Wm. F.	Titus
Farrier	Hunter	O'Brien	23

The bill was placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of

Motions and Resolutions.

Mr. Green moved that the Speaker appoint a committee of three to draft suitable resolutions on the death of Andrew P. Glaspie, father of Representative Glaspie.

The motion prevailed.

The Speaker named as such committee Messrs. Green, Read, and Manwaring.

Mr. Liddy moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, February 16, at 8:30 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWENTY-FIVE.

Lansing, Wednesday, February 16, 1931.

8:30 o'clock a. m.

The House was called to order by the Speaker.

Rev. J. V. Esveld, of the Michigan Avenue Methodist Church of Lansing, offered the invocation:

"Almighty God and Heavenly Father, Thou who art blessed over all for evermore, Thou who art ever present this morning and whose spirit is never failing, we desire to have Thy blessing, O God, we pray Thee, in the making of the fundamentals of this organization. We thank Thee for the blessings of the past and for every blessing that is coming to our lives this morning. We thank Thee for the sunshine and for Thy life and for Thy heavenly strength. Lead us, Almighty God, as we desire to have Thy hand upon us, to do the things that will be for the good of this great state. So lead us, O Heavenly Father, for Christ's sake. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Braman, Dafoe, Dean, Glaspie, Gowdy, Jensen, Lewis, Osborn and Watson.

The following members were absent without leave: Messrs. Byrum, Bryan, Hopkins, Haan, Moore, Reutter, Stevenson and Woodruff.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Sargent asked and obtained leave of absence from the sessions of Monday and Tuesday.

Messrs. Rowe, Brown, Lennon and Smith asked and obtained leaves of absence from Monday's session.

Mr. Nevins asked and obtained indefinite leave of absence after today.

Presentation of Petitions.

Mr. Robinson presented
Petition No. 65.

Petition of the Saginaw Board of Commerce favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Robinson presented
Petition No. 66.

Petition of the Saginaw Kiwanis Club favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. O'Brien presented
Petition No. 67.

Petition of Mrs. Thomas Conlin and 75 other members of the Women's Auxiliary to the Louis Bowman Post of the American Legion, of Crystal Falls, favoring a State bonus for veterans of the world war.

The petition was referred to the Committee on Military Affairs.

Reports of Standing Committees.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported Senate Bill No. 14 (file No. 15)—

A bill to create a State Administrative Board,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of lines 2 and 3 of Section 6 the words "over the auditing and allowance of claims against the State and also."

2. Amend by inserting in line 6 of Section 7 after the words "fiscal year" the following: "and for the fiscal years ending June 30, 1922, and June 30, 1923."

The Committee further recommends that the bill be placed on the general orders immediately before the Auditing Bill—Senate Bill No. 13 (file No. 14).

The question being on adopting the amendments made to the bill by the committee,

The amendments were adopted.

The question then being on concurring in the further recommendation of the committee that the bill be placed on the general orders immediately before the Auditing Bill,

The recommendation was concurred in and the bill was ordered printed, referred to the Committee of the Whole and placed on the general orders preceding Senate Bill No. 13 (file No. 14).

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 16—

A bill to amend section 1 of Act 44, Public Acts of 1907—an act to punish unlawful taking of automobiles,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out enacting Section 1 and inserting in lieu thereof a new enacting section to read as follows: "Act No. 44, Public Acts of 1907, as last amended by Act No. 313, Public Acts of 1919, entitled "An act to make it a felony to take possession of and to drive away an automobile or other motor vehicle in certain cases and to provide a penalty therefor," is hereby amended to read as follows:

2. Amend by inserting in line 3 before the word "any" the words "Sec. 1."

3. Amend by striking out of line 11 Section 1 the word "one" and inserting in lieu thereof the word "two."

4. Amend by striking out of line 11, Section 1 the word "twenty-five" and inserting in lieu thereof the word "ten."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was then ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported Senate Bill No. 9 (file No. 10)—

A bill to amend the title and section 1 of Act No. 109 of the Public Acts of 1906—to prevent persons from unlawfully using or wearing the badge or button of the Grand Army of the Republic, the Loyal Legion of the United States, or the United Spanish War Veterans.

With the recommendation that the following amendments be adopted, and that the bill then pass:

Amend the amended title on page 2 of the bill by inserting after the word "Legion" the words "or of any legally incorporated organization composed of

honorable discharged veterans of any war in which the United States has been, or may be, a participant;"

Amend by adding at the end of line 3 of section 1 the words "or of any legally incorporated organization composed of honorably discharged veterans of any war in which the United States has been or may be, a participant."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 141—

A bill to make appropriations for the State Highway Department,
With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

Mr. Woodruff entered the House and took his seat.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 151—

A bill to amend sections 2, 8, 10, 14, 17, 18, 26, 27, 29, 30, 42, 47, 48 and 63 of Act No. 59, Public Acts of 1915—general highway law,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported House Resolution No. 23—

A resolution for the appropriate observance of Washington's Birthday,
(For full text of resolution see p. 165 of House Journal.)

Recommending that the resolution be amended by striking out of line 7 the figure "2" and inserting in lieu thereof the figures "7:30," and the adoption of the resolution when so amended.

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted.

The question then being on the adoption of the resolution, as amended,
The resolution was adopted.

The Speaker named as the committee provided for in the resolution Messrs. Lord, Moore, MacDonald, Ramsay and Kirby.

Reports of Select Committees.

The special committee appointed to draft suitable resolutions on the death of Andrew P. Glaspie, father of Representative Glaspie, presented, through its chairman, Mr. Green, the following resolutions and recommended their adoption:

Whereas, It has pleased Almighty God in His wisdom to take into His kingdom on the thirteenth day of February, A. D. 1921, the life of Andrew P. Glaspie of the village of Oxford, State of Michigan, father of our respected representative, A. Bird Glaspie, of Oakland County, Second District; and

Whereas, Our brother Representative and his family mourn the loss of a kind, loving, benevolent and patriotic father; therefore be it

Resolved, By the House of Representatives that this body extend to Representative Glaspie, and his family the assurance of its sincere sympathy in the loss so keenly felt; and be it

Further Resolved, That these resolutions be spread at large upon the Journal of the House and that a copy thereof be sent to Representative Glaspie and his family.

The question being on the adoption of the resolutions,

The resolutions were, by a rising vote, unanimously adopted.

Messages from the Senate.

A message was received from the Senate transmitting
Senate Concurrent Resolution, No. 11.

A Resolution memorializing the United States Senate to pass the bill providing
for a bonus for ex-service men.

Whereas, There is a general desire on the part of an appreciative American
public to show in a material way gratitude for the valiant work of our soldiers,
sailors and marines in the war against Germany and her allies; and

Whereas, the general public feel that this Nation owes to its soldiers, sailors
and marines of the late War, an everlasting debt of gratitude which financial
aid can never repay; and

Whereas, they believe there is justly due to those men, who have made such
noble sacrifices, a greater measure of financial aid than provided for by existing
laws; and,

Whereas, the subject of a soldier's bonus has been before the Federal Congress
for some time, and the measure has passed the House of Representatives and will
come up for consideration by the Senate of the United States; therefore be it

Resolved by the Senate (the House of Representatives concurring), That the
Legislature of the State of Michigan urge the Senate of the United States to
pass the "Bonus Bill" as passed by the House of Representatives at Washington,
D. C., at an early date, so that the boys who made such noble sacrifices may not
have to wait any longer for this expression of the gratitude of the American
people.

Resolved further, That copies of this resolution be forwarded to the United
States Senators from Michigan.

Mr. Dacey moved that the rules be suspended and that the resolution be placed
on its immediate passage.

The motion prevailed.

The question then being on the adoption of the resolution,

The resolution was adopted.

A message was received from the Senate returning
House Bill No. 111 (file No. 10)—

A bill to amend section 16, Act No. 281, Public Acts of 1909—to provide for
nomination of candidates to fill vacancies in office,

And informing the House of Representatives that the Senate had passed the bill
and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to
the Governor.

A message was received from the Senate transmitting
Senate Bill No. 35 (file No. 27), entitled

A bill to expedite the review of criminal cases,

And informing the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Com-
mittee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 36 (file No. 28), entitled

A bill to define what shall constitute prima facie evidence of intent to commit
the crime of perjury,

And informing the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Com-
mittee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 7 (file No. 8), entitled

A bill to regulate the number and the salaries of deputy circuit court clerks,
counter clerks and other clerks and employes of the county clerks in the several
counties of the State; and to repeal all acts or parts of acts, whether general,
local or special, contravening the provisions of this act,

And informing the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Com-
mittee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 6 (file No. 7), entitled

A bill to amend the title and sections 2, 3, 4, 8, 9, 12, 14, 16, 17, 18, 19, and 20 of Act No. 226 of the Public Acts of 1917, as amended, entitled "An act to provide for the establishment of rural agricultural schools by consolidating three or more rural schools in any school or township district; for the organization of school districts in certain cases; for teaching agriculture, manual training and home economics therein, and providing state aid for the maintenance thereof," and to repeal section 13 thereof,

And informing the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

Introduction of Bills.

Mr. Townsend introduced
House Bill No. 176, entitled

A bill to promote the protection of the public health; to provide for the appointment of county health officers in and for the various counties of the State; to prescribe the compensation, powers and duties thereof, and to abolish township boards of health and the office of township health officer in any counties having county health officers hereunder.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Geo. H. Miller introduced
House Bill No. 177, entitled

A bill to amend sections 7 and 9 of Act No. 206 of the Public Acts of 1892, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being sections 4001 and 4003 of the Compiled Laws of 1915, as amended by Act No. 331 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Kirby Introduced
House Bill No. 178, entitled

A bill making an appropriation for the State Board of Fish Commissioners for building, equipping and operating a State fish hatchery in the township of Bangor, Van Buren county, upon a site approved by said board, for the purpose of propagating such food and game fish as are suitable for the lakes and streams of Michigan; and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr Bryan entered the House and took his seat.

Third Reading of Bills.

House Bill No. 107 (file No. 15), entitled

A bill to amend section 1 of Act No. 89 of the Public Acts of 1911, entitled "An act to provide for the lawful taking and removing with seines or nets, and destroying under certain regulations and restrictions of dog fish, carp and garfish or bill fish in the inland waters of this State."

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. MacDonald moved to amend by striking out of line 3 of section 1 the words "or otherwise."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lee	Mr. Ramsey
Allard	Farrer	Leedy	Rankin
Atwood	Francis	Lennon	Rasmussen
Averill	Frick	Liddy	Robinson
Barnard	Fuller	Locke	Rowe
Brown	Gettel	Lord	Sanson
Bryan	Green	MacDonald	Sargent
Burnham	Hall	McKeon	Smith
Butler	Hart	Manwaring	Strauch
Case	Henze	Meggison	Strom
Chase	Holland	Menerey	Town
Coleman	Hubbard	Miles	Townsend
Copley	Hunter	Miller, Geo. H.	Vine
Culver	Jerome	Miller, Wm. F.	Wade
Dacey	Jewell	Morrison	Warner, Jos. E.
Danz	Johnson	Mosier	Wells
DeWitt	Kirby	Nevins	Welsh
Dunn	Kooyers	Olmsted	Woodruff
Emerson	Ladd	Pitkin	Speaker
Evans			

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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Leedy moved to amend the title so as to read as follows:

A bill to amend Section 1 of Act No. 89 of the Public Acts of 1911, entitled "An act to provide for the lawful taking and removing with seines or nets, or otherwise and destroying under certain restrictions of dogfish, carp, garfish, bill fish, sheepshead, suckers, mullet, red-horse and other obnoxious fish and to sell or authorize the sale of such fish taken from the inland waters of this State," being section 7594 of the Compiled Laws of 1915.

The motion prevailed.

The title as amended was then agreed to.

General Orders of the Day.

Mr. Olmsted moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Olmsted to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

Senate Bill No. 14 (file No. 15)—

A bill to establish a State Administrative Board.

Senate Bill No. 13 (file No. 14)—

A bill to provide for the auditing of claims against the State.
The bills were placed on the order of Third Reading of Bills.

Mr. Welsh moved that the House return to the order of Third Reading of Bills.
The motion prevailed, two-thirds of all the members present voting therefor.

Third Reading of Bills.

Senate Bill No. 14 (file No. 15), entitled

A bill to promote the efficiency of the government of the State, to create a State Administrative Board, to define the powers and duties thereof, to provide for the transfer to said board of powers and duties now vested by law in other boards, commissions, departments and officers of the State, and for the abolishing of certain of the boards, commissions, departments and offices whose powers and duties are hereby transferred.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kooyers	Mr. Palmer
Allard	Evans	Ladd	Pitkin
Atwood	Ewing	Lee	Ramsey
Averill	Farrier	Leedy	Rankin
Barnard	Francis	Lennon	Rasmussen
Brown	Frick	Liddy	Robinson
Bryan	Fuller	Locke	Sanson
Burnham	Gettel	Lord	Sargent
Butler	Green	MacDonald	Smith
Case	Hall	McKeon	Strauch
Chase	Hart	Manwaring	Strom
Coleman	Henze	Meggison	Town
Copley	Holland	Menerey	Townsend
Culver	Hubbard	Miller, Geo. H.	Vine
Curtis	Hunter	Miller, Wm. F.	Wade
Dacey	Jerome	Morrison	Wells
Danz	Jewel	Mosier	Welsh
DeWitt	Johnson	Nevins	Woodruff
Dunn	Kirby	Olmsted	Speaker

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NAYS.

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The House agreed to the title of the bill.

Mr. Wells moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate Bill No. 13 (file No. 14), entitled
 A bill to provide for the auditing of claims against the State,
 Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Ladd	Mr. Palmer
Allard	Evans	Lee	Pitkin
Atwood	Ewing	Leedy	Ramsey
Averill	Francis	Lennon	Rankin
Barnard	Frick	Liddy	Rasmussen
Brown	Fuller	Locke	Robinson
Bryan	Gettel	Lord	Sargent
Burnham	Green	MacDonald	Smith
Butler	Hall	McKeon	Strauch
Case	Hart	Manwaring	Strom
Chase	Henze	Meggison	Town
Coleman	Holland	Menerey	Townsend
Copley	Hubbard	Miller, Geo. H.	Vine
Culver	Hunter	Miller, Wm. F.	Wade
Curtis	Jerome	Morrison	Wells
Dacey	Jewel	Mosier	Weish
Danz	Johnson	Nevins	Woodruff
DeWitt	Kirby	Olmsted	Speaker
Dunn	Kooyers		

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NAYS.

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The House agreed to the title of the bill.

Mr. Wells, moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent, the House returned to the order of

Motions and Resolutions.

Mr. Jerome moved that the hour of the meeting of the House on Monday, February 21, be fixed at 8:30 o'clock p. m.

The motion prevailed.

Mr. Barnard moved that the Speaker appoint a committee of three to draft suitable resolutions on the death of the father of Representative Herbert W. Gowdy.

The motion prevailed.

The Speaker named as such committee Messrs. Barnard, Welsh and Town.

Mr. Nevins moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Monday, February 21, at 8:30 o'clock p. m.

CHARLES S. PIERCE.
 Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWENTY-SIX.

Lansing, Monday, February 21, 1921.

8:30 o'clock p. m.

In the absence of the Speaker the House was called to order by the Speaker pro tem.

Rev. W. E. Walker, of the African Methodist Church of Lansing, offered the invocation:

"Almighty and everlasting God, the Father of our Jesus Christ, we thank Thee that it is our privilege at the close of this day and at the beginning of this service to approach the Throne of Grace. We acknowledge that we have fallen short of the many benefits; that we have not been as upright as we should have been, and have neglected duties, but we thank Thee, Heavenly Father, that we have an Advocate; we thank Thee for the gift of Thy son, who came into the world to die for the sin of the world, and we thank Thee for the gift of the Holy Spirit that leads and directs us in the path of righteousness for His name's sake. We pray that Thou wilt grant this evening at the opening of this session, as these Representatives enter upon their duties, that such things as may be done shall be to Thy honor and glory. We pray Thou wilt bless each member of this legislative body. Bless our great State and our Nation. Grant, our Heavenly Father, that out of this re-adjustment period may come good that will be for the uplift of humanity and for the good of Thy people. Bless us collectively and individually and grant that when life's story is told and the work has been accomplished we may have the assurance that we shall hear that welcome voice say, 'Well done, thou good and faithful servant; enter thou into the joys of thy Lord.'

We ask it in the name of Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs, Brown, Dafoe, Dean, Lennon, Nevins, Osborn, Sargent, and Smith.

The following members were absent without leave: Messrs. Atwood, Braman, Byrum, Chase, Danz, Evans, Farrier, Gettel, Green, Haan, Hartway, Hopkins, Hubbard, Johnson, Lee, McKeon, Geo. H. Miller, Palmer, Reutter, Robinson, Strauch, Town, and Woodruff.

Mr. O'Brien moved that Mr. Haan be excused from the sessions of today and tomorrow.

The motion prevailed.

Mr. Wade moved that Mr. Danz be excused from today's session.

The motion prevailed.

Mr. Vine moved that Mr. Evans be excused from the sessions of today and tomorrow.

The motion prevailed.

Mr. Olmsted moved that an indefinite leave of absence be granted to Mr. Farrier.

The motion prevailed.

[February 21

Mr. Olmsted asked and obtained indefinite leave of absence after today.

Mr. MacDonald moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Braman presented

Petition No. 68.

Petition of B. F. W. Pitman and 34 other citizens favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Sanson presented

Petition No. 69.

Petition of Rev. H. H. Cheney and 30 other citizens of Tuscola County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Liddy presented

Petition No. 70.

Resolutions of the Women Lawyers' Association of Michigan protesting against the re-establishment of capital punishment.

The petition was referred to the Committee on Judiciary.

Mr. Townsend presented

Petition No. 71.

Petition of A. S. Bengnon and 20 other citizens of Jackson County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Ramsey presented

Petition No. 72.

Petition of the Lansing branch of the Association of Collegiate Alumnae, representing 65 members, favoring the passage of an act for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. MacDonald presented

Petition No. 73.

Petition of the Board of Education of the City of Hancock requesting certain legislation to provide for a primary school tax.

The petition was referred to the Committee on Education.

Mr. Leedy presented

Petition No. 74.

Petition of D. S. Betka and 272 other citizens of Mason County requesting an amendment to the law so as to permit the spearing of steelheads and rainbow trout from the waters of Pere Marquette river during the month of November.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Sanson presented

Petition No. 75.

Petition of A. D. Gillens and 64 other citizens of Cass County favoring the passage of Senate Bill No. 6, providing for the establishment of rural agricultural schools.

The petition was referred to the Committee on Education.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced the enrollment printing and the presentation to the Governor on February 16, for his approval, of the following named bill:

House Bill No. 111 (file No. 10, enrolled No. 1)—A bill to amend section 16 of Act No. 281 of the Public Acts of 1909—general primary law.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members, Thursday, February 17:

House Bill No. 140 (file No. 16)—A bill to provide for the organization, regulation and classification of domestic corporations.

House Bill No. 128 (file No. 21)—A bill to repeal sections 28 and 29 of chapter 4 of Act 283 of the Public Acts of 1909—general highway law.

House Bill No. 3 (file No. 22)—A bill to relieve the county and State from the support of certain classes of aliens who are subject to deportation from the United States.

House Bill No. 32 (file No. 23)—A Bill to amend section 6 of Act 271 of the Public Acts of 1915—An act to regulate the selling of steamship and railroad tickets to and from foreign countries.

House Bill No. 59 (file No. 24)—A bill to amend section 2 of Act No. 77 of the Public Acts of 1849—An act relative to the costs of proceedings of criminal cases.

House Joint Resolution No. 4 (file No. 25)—A joint resolution proposing an amendment to article 8 of the Constitution of the State of Michigan, authorizing townships to acquire and maintain public and charitable hospitals.

Senate Bill No. 70 (file No. 57)—A bill to amend section 16 of Act No. 141 of the Public Acts of 1917—An act to provide for the organization of school districts in certain cities.

Senate Bill No. 71 (file No. 58)—A bill to amend the title and sections 4, 25, 26, 27, 28 and 29 of Act No. 281 of the Public Acts of 1909—general primary law.

Senate Bill No. 72 (file No. 59)—A bill to amend section 16 of chapter 9 and section 6 of chapter 24 of Act No. 203 of the Public Acts of 1917—general election law.

Senate Bill No. 73 (file No. 60)—A bill to provide for the protection of certain fish in Lake Gogebic and its inlets and outlets.

Senate Bill No. 74 (file No. 61)—A bill to amend section 4 of chapter 58 of Act No. 314 of the Public Acts of 1915—Judicature act.

Senate Bill No. 75 (file No. 62)—A bill to amend section 84 of chapter 23 of Act No. 314 of the Public Acts of 1915—Judicature Act.

Senate Joint Resolution No. 3 (file No. 63)—A joint resolution proposing an amendment to section 14 of Article XI of the Constitution, relative to the establishment of township and city libraries.

Senate Bill No. 76 (file No. 64)—A bill to amend section 107 of chapter 14 of the Revised Statutes of 1846, entitled "Of County Officers."

Senate Bill No. 77 (file No. 65)—A bill to amend section 1 of chapter 6 of Act No. 164 of the Public Acts of 1881—An act to revise and consolidate the laws relating to public instruction and primary schools.

Senate Bill No. 78 (file No. 66)—A Bill to regulate the exhibiting of motion picture films or reels, and stereopticon views or slides.

House Bill No. 16 (file No. 26)—A bill to amend section 1 of Act No. 44, Public Acts of 1907—An act to make it a felony to take possession of and to drive away an automobile or other motor vehicle.

House Bill No. 151 (file No. 27)—A bill to amend sections 2, 8, 10, 14, 17, 18, 26, 27, 29, 30, 42, 47, 48 and 63 of Act 59 of the Public Acts of 1915—Covert highway law.

Reports of Standing Committees.

The Committee on Michigan School for the Deaf, by Mr. Wade, Chairman reported

House Bill No. 45—

A bill to make appropriations for the Michigan School for the Deaf.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of Section 1 lines 15 to 40, inclusive, and inserting in lieu thereof the following:

Superintendent	\$3,000.00	\$3,000.00
Other Personal Service	102,878.00	102,878.00
Total for Personal Service	\$105,878.00	\$105,878.00
Supplies:		
Fuel	16,040.00	16,040.00
Provisions	27,328.00	27,328.00
Clothing	4,077.55	4,077.55
Other Supplies	19,169.08	18,919.08
Contractural Service	13,021.38	13,021.38
Maintenance of Land	4,185.75	2,050.00
Maintenance of Structures and Improvements.....	9,901.09	7,874.34
Maintenance of Equipment	2,464.52	2,464.52
Outlay for Structures and Improvements:		
Repairing over old Building for Warehouse	500.00	
Streets, Roads and Driveways	2,400.00	
Fences on Farm	1,938.00	
Outlay for Equipment:		
Stokers	3,000.00	
Hoist	3,000.00	
Heating Mains and Plumbing	12,000.00	
Other Equipment	17,123.74	5,000.00

Totals \$242,027.11 \$202,653.37

The question being on the adoption of the amendment recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

Reports of Select Committees.

The Special Committee, appointed by the Speaker to draft suitable resolutions relative to the death of the father of Representative Herbert W. Gowdy, by Mr. Barnard, Chairman, presented the following resolutions and recommended their adoption:

Whereas, We have received the sad news that our esteemed colleague, Herbert W. Gowdy, of the First District, Berrien County, suffered the loss of his father, Franklin Gowdy, on the thirteenth day of February, 1921; therefore, be it

Resolved, That we, his co-workers in the House of Representatives, do hereby extend to Representative Gowdy and his family our deepest sympathy and heartfelt condolences in their bereavement; and be it further

Resolved, That a copy of these resolutions be sent to Representative Gowdy and his family by the Clerk of the House of Representatives.

The question being on the adoption of the resolutions,

The resolutions were, by a rising vote, unanimously adopted.

Messages from the Governor.

A message was received from the Governor informing the House of Representatives that on Thursday, February 17, he had approved and deposited in the office of the Secretary of State

House Bill No. 111, (enrolled No. 1)—

An act to amend section sixteen of act number two hundred eighty-one of the Public Acts of nineteen hundred nine—An act relative to the nomination of party candidates for public office and delegates to political conventions, and to regulate primary elections.

Communications From State Officers.

The following communication from the Advisory Board in the Matter of Pardons was received and read:

State of Michigan
Advisory Board in the Matter of Pardons
Lansing

Feb. 14, 1921.

To the Speaker of the House of Representatives:

Pursuant to House Resolution No. 19, which was adopted by the House of Representatives Thursday, February 3, 1921, we submit herewith the report requested in the above resolution.

I respectfully call your attention to Section 5, Article 15863, Volume III, Compiled Laws of 1915, which reads in part as follows:

"Authority to grant parole under the provisions of this act is hereby conferred exclusively upon the Governor in all cases of murder, actual forcible rape, for offenses by public officers in violation of their duties as such officers, and to all persons convicted and serving sentence for conspiracy to defraud public municipalities, or the bribing or attempting to bribe public officers. In all other cases such authority is hereby conferred upon the Advisory Board in the Matter of Pardons * * * only after the expiration of their minimum term of imprisonment."

All of which is respectfully submitted,

F. C. CUMMINGS,
Secretary.

The following is the report:

I. Number of inmates of each State Penal and Reformatory Institution in 1906 serving life sentences:

Michigan State Prison at Jackson	52
Branch Prison at Marquette	32
Detroit House of Correction	4
Michigan Reformatory at Ionia	1

II. The Number of such Inmates who have since been paroled or pardoned:

Michigan State Prison at Jackson	33
Branch Prison at Marquette	17
Detroit House of Correction	4
Michigan Reformatory at Ionia	0

III. The length of time served by each of such inmates paroled or pardoned:

Michigan State Prison at Jackson:

No.	
5762	Paul Johnson, 27 years.
6102	William D. Riley, 23 years 6 months.
6560	Howard Hawley, 14 years.
6631	Joseph Welsh, 16 years 6 months.
6696	John Ellison, 19 years 3 months.
6727	Charles Vyse, 19 years.
6761	Darwin Herrick, 21 years.
6890	John Higgins, 21 years 6 months.
6957	Clarence Benjamin, 14 years
6981	Edward Ecarius, 18 years 10 months.
7041	Joseph Harvey, 21 years 7 months.
7202	Daniel J. Trombley, 20 years 9 months
7279	Edward Lett, 20 years.
7423	Bert C. Tibbetts, 18 years 6 months.

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- 7452 Monroe Aukerman, 15 years 6 months.
 7479 Lucius Weeks, 14 years 7 months
 7591 Homer Bliss, 19 years.
 7697 Herman Henvelhorst, 18 years.
 7804 John Bromish, 18 years 6 months.
 7836 Edward Asher, 7 years 8 months.
 7907 Joseph Flischman, 12 years 3 months.
 7930 Frank Filipovski, 17 years.
 7951 Charles Easton, 12 years.
 8133 Louis Haxer, 7 years.
 8149 Bert Lambert, 12 years 8 months.
 8205 George Tubbs, 10 years 6 months.
 8210 Charles Smith, 10 years 7 months.
 8221 Harry North, 11 years 6 months.
 8352 Walter Knox, 10 years 10 months.
 8394 Elmer Hildebrant, 9 years 3 months.
 8395 Peter Hilldinger, 9 years 3 months.
 8436 Frank Emmet, 10 years 3 months.
 8495 William Dunnigan, 10 years.
 (12 other "lifers" have since been transferred to the Ionia Hospital for the Insane, escaped, or died.)

Michigan Reformatory at Ionia:

- No.
 3375 Charles Smith, (died after serving 13 years).

Branch Prison at Marquette:

- No.
 37 Raymond Holzhey, 23 years 4 months.
 276 August Wolf, 20 years 3 months (back in serving).
 489 John Borgetto, 17 years.
 495 Eric Kangas, 18 years 7 months.
 998 Edward McKinder, 12 years 6 months.
 1025 Allen McDonald, 12 years 5 months
 1332 William Jones, 16 years 5 months.
 1396 George Hardwick, 12 years 9 months.
 1404 Neil Sinclair, 16 years.
 1495 J Koloainen, 16 years 4 months.
 1551 William Stevens, 12 years 5 months.
 1584 Jacob Dussold, 12 years.
 1589 Charles Brooks, 15 years 6 months.
 1590 George Bearrs, 16 years.
 1602 Simeon Lewis, 7 years 10 months.
 1635 Harry Johnson, 15 years 3 months.
 1636 Harry Parker, 11 years 4 months.
 (5 other "lifers" have been transferred to the Ionia Hospital for the Insane, died, etc.)

Detroit House of Correction:

- Nellie Pope, 19 years 6 months.
 Sarah Quimby, 17 years.
 Nancy J Flood, 13 years.
 Mary McKnight, 16 years 6 months.

IV. The number of prisoners received by each of the prisons since the year 1906 sentenced to terms of life imprisonment:

Michigan State Prison at Jackson	137
Branch Prison at Marquette	141
Detroit House of Correction	10

V. The name of such prisoners who have been paroled or pardoned and the length of time which each served: (Paroled or pardoned by the Governor; the Pardon Board having no authority to do so.)

Michigan State Prison at Jackson (25 have been paroled or pardoned since 1906, six for crimes other than murder; 41 have died, been transferred to the Ionia Hospital for Insane, or escaped; and 71 are still in serving).

No.	
8546	Edward Barassam, 7 years 6 months
8630	Richard Wyett, 8 years.
8683	Isaac Lewis, 9 years
8688	Robert Macomb, 6 years.
8693	James Cross, 11 years.
8764	Arthur Green, 12 years.
8862	John Kurka, 9 years.
9038	Claud Thayer, 7 years 2 months
9074	William Crandall, 9 years.
9120	Allan Glassburn, 11 years.
9130	Charles Harrington, 10 years 9 months.
9170	F. Morse White, 10 years 2 months.
9312	Franklin Fox, 9 years 9 months.
9328	George White, 5 years 5 months.
9404	Vern Erwin, 9 years 4 months.
9447	Joseph Czacharowski, 9 years 2 months.
9456	Thomas Robinson, 9 years 2 months.
9501	Andrew Picksley, 5 years.
9612	Robert McGregor, 4 years 6 months.
9607	Miller Johnson, 4 years.
9626	Lloyd Mathews, 3 years.
9691	Clyde Bowen, 8 years.
9850	George Zima, 7 years
10179	Joseph Tarjeft, 6 years 6 months.
10550	Frank Kowalski, 5 years 8 months.

Branch Prison at Marquette. (Of the 141 "lifers" sentenced since 1906, 16 have been paroled or pardoned by the Governor, 25 have died, been transferred to Hospital for Insane, etc., and 100 are now in serving.)

1796	Fred Dumas, 9 years 2 months.
1800	Xavier Kryza, 9 years 9 months.
1807	Thomas Lawrence, 7 years.
1909	Joseph Caruso, 7 years 9 months.
1922	Frank Blalk, 7 years 9 months.
1929	James Dugan, 7 years.
1940	W. Bagashinski, 11 years 5 months.
1968	James Kelley, 8 years.
2029	W. H. Harris, 7 years 7 months.
2036	Arthur Shellhorn, 9 years 9 months.
2099	Walter Hopper, 5 years.
2108	Fred Miller, 5 years 3 months.
2229	Henry Isaacson, 6 years 5 months.
2258	Peter Mackiewicz, 7 years 3 months (deported to Russia).
2427	Omar Leatherman, 5 years (helpless paralytic).
2518	John Pogorzelski, 5 years.

Detroit House of Correction:
Mary Lucas, 7 years 9 months.

Michigan Reformatory at Ionia:
6794 John Wilson, 8 years 8 months.

VI. A brief statement relative to the crime for which each or such prisoners was convicted and sentenced, the name of the judge imposing sentence, and his circuit: (In "life" cases, the Court is not required to send this office a prison filing as the Pardon Board has no jurisdiction in such cases, therefore we are unable to give a statement of the crime in all cases.)

Michigan State Prison:

Edward Barassam, Judge James A. Parkinson, Jackson Circuit. No statement of crime.

Richard Wyett, Judge James A. Parkinson, Jackson Circuit. Assault, intent to murder. No statement.

Isaac Lewis, Judge James A. Parkinson, Jackson Circuit. No prison filing.

Robert Macomb, Judge Chas. H. Wisner, Genesee Circuit. No judge's statement of crime.

James Cross, Judge James A. Parkinson, Jackson Circuit. Shot a lewd woman with whom he had intimate relations.

Arthur Green, Judge Shepherd, Emmet Circuit. Murder, 2nd degree for the killing of Indian.

John Kurka, Judge Henry A. Mandell, Wayne Circuit. Young Austrian boy came to this country, sent for girl he intended to marry, another Austrian became infatuated with her and married her, which led up to murder.

Claud Thayer, Judge Howard Weist, Ingham Circuit. Shot wife because she would not live with him. Was blind when released.

William Crandall, Judge Walter H. North, Calhoun Circuit. Killed wife who was leading immoral life. Released on account of serious physical condition.

Allan Glassburn, Judge Fred S. Lamb, Wexford Circuit. No statement of crime.

Charles Harrington, Judge E. D. Kinne, Washtenaw Circuit. No statement of crime. (In last stages of Tuberculosis when released.)

F. Morse White, Judge C. B. Collingwood, Ingham Circuit. Assault, with intent to murder.

Franklin Fox, Judge Chas. H. Wisner, Genesee Circuit. Shot his sister-in-law who assisted his wife in performing criminal operation.

George White, Judge Chas. A. Withey, Mason Circuit. No prison filing. (Crime rape.)

Vern Erwin, Judge Main J. Connine, Oscoda Circuit. No Judge's statement.

Joseph Czacharowski, Judge James Phelan, Wayne Circuit. While under influence of liquor, shot one of his fellow countrymen.

Thomas Robinson, Judge Connolly, Wayne Circuit. When under influence of opiates while recovering from serious assault made upon him on streets of Detroit, he shot woman who was caring for him, who later died.

Andrew Picksley, Judge Chas. H. Wisner, Genesee Circuit. Shot man who alienated his wife's affections.

Robert McGregor, Judge Watson Beach, Huron Circuit. Gave poison to man in medicine.

Miller Johnson, Judge John S. McDonald, Kent Circuit. Johnson and Mathews got drunk then held up automobile party and ordered them out of car. Johnson was knocked out, placed in car and taken to police station. Mathews ran but was later caught.

Clyde Bowen, Judge Joseph Barhan, Newaygo Circuit. No statement of crime. (Rape.)

George Zima, Judge James Phelan, Wayne Circuit. In a fight fellow countryman drew out knife and to protect himself defendant shot him and he later died.

Joseph Tarjeft, Judge Frank Shepherd, Cheboygan Circuit. Killed father who had greatly abused family, with poison.

Franw Kowalski, Judge William Connelly, Wayne Circuit. While drunk, committed rape on daughter.

Branch Prison at Marquette:

Fred Dumas, Judge James Phelan, Wayne Circuit. Robbery, armed. Dumas and Kryza held up man and women in Detroit.

Xavier Kryza, Judge William Connelly, Wayne Circuit. Robbery, armed.

Thomas Lawrence, Judge James Phelan, Wayne Circuit. Assault, armed with dangerous weapon.

Joseph Caruso, Judge James Phelan, Wayne Circuit. In quarrel about defendant's wife, he shot one of his fellow countrymen and friend.

Frank Bialk, Judge James Phelan, Wayne Circuit. Murder—shooting the result of drunken brawl, convicted on circumstantial evidence.

James Dugan, Judge Howard Wiest, Ingham Circuit. Assault, intent to commit murder.

W. Bagashinski, Judge Cooper, Ontonagon Circuit. Murder. Convicted on circumstantial evidence for death of lumberjack. Judge expresses some doubt as to guilt.

James Kelley, Judge Sessions, Muskegon Circuit. Assault, intent to kill.

W. H. Harris, Judge C. A. Golden, Monroe Circuit. Murder—no statement of crime.

Arthur Shellhorn, Judge W. J. Stuart, Kent Circuit. Murder—no statement of crime.

Walter Hopper, Judge Phillip Padgham, Ottawa Circuit, Murder 2nd degree. No judge's statement.

Fred Miller, Judge M. J. Connine, Alcona Circuit. In quarrel, assaulted deceased so that death was result.

Henry Isaacson, Judge William Connelly, Wayne Circuit. Shot wife because she was receiving attention from other men. Also shot himself but recovered.

Peter Mackiewicz, Judge James Phelan, Wayne Circuit. Murder, 2nd degree. No statement of crime. Was released and deported to Russia.

Omar Leatherman, Judge James Phelan, Wayne Circuit. Killed wife during quarrel. Became helpless paralytic and was sent to Canada to parent's home.

John Pogorzelski, Judge C. B. Collingwood, Ingham Circuit. Shot wife (had separated) because she insisted on bringing up their two young daughters in a house of prostitution.

Michigan Reformatory at Ionia:

John Wilson, Judge John S. McDonald, Kent Circuit. 18-year-old boy, held up woman and robbed her of pocketbook containing 75c.

Detroit House of Correction:

Mary Lucas, Ingham Circuit. No prison filing. Poisoned woman.

VII. The aggregate number of prisoners, other than those sentenced for life, who have been paroled or pardoned during the five years ending December 31, 1920, from each of the penal and reformatory institutions of the State, including the Detroit House of Correction:

A. Those paroled by the Pardon Board: (The Pardon Board has no authority to pardon.)

	1916	1917	1918	1919	1920
Michigan State Prison at Jackson.....	242	293	398	317	400
Branch Prison at Marquette.....	73	71	83	58	47
Michigan Reformatory at Ionia.....	313	375	398	338	366
Detroit House of Correction.....	166	235	229	80	146
Total	794	974	1,108	793	959

B. Those paroled or pardoned by the Governor:

	1916	1917	1918	1919	1920
Michigan State Prison at Jackson.....	87	12	21	38	103
Branch Prison at Marquette.....	43	2	9	17	36
Michigan Reformatory at Ionia.....	58	6	7	14	82
Detroit House of Correction.....	13	4	9	4	31
Total	196	24	46	73	252

VIII. In each case where a pardon board parole was issued, the inmate's minimum sentence had been served before the parole was granted. The law requires this.

Mr. Palmer entered the House and took his seat.

Introduction of Bills.

Mr. DeWitt introduced
House Bill No. 179.

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway from a point at or near the $\frac{1}{4}$ post common to sections 2 and 3, town 25 north, range 9 east, Greenbush township, Alcona County, thence in a southerly direction on the west side of Cedar Lake to the village of Oscoda in Oscoda township, Iosco County.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. J. E. Warner introduced
House Bill No. 180, entitled

A bill to provide for the construction and improvement of a public wagon road extending from the point of intersection of the line between sections 9 and 16, Mullet township, Cheboygan County, thence westerly and north-westerly to a point at or near the south end of Douglas Lake, Monroe township, Cheboygan County, and to make an appropriation therefor.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Holland introduced
House Bill No. 181, entitled

A bill to amend section 5 of Act 301 of the Public Acts of 1913, entitled "An act to provide for the licensing, bonding and regulation of private employment agencies, the limiting of the amount of the fee charged by such agencies, the refunding of such fees in certain cases, the imposing of obligations on persons, firms or corporations which have induced workmen to travel in the hope of securing employment, charging the Commissioner of Labor with the enforcement of this act, and empowering him to make rules and regulations, and fixing penalties for the violation hereof."

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Morrison introduced
House Bill No. 182, entitled

A bill making it a felony for any person to convey into any asylum or State hospital for the insane, any disguise or any instrument, tool, weapon or other thing adapted or useful to aid any inmate of such asylum or State hospital for the insane in making his escape with intent to facilitate the escape of any such inmate there detained or by any means whatever to aid such inmate in his endeavor to make his escape therefrom or to forcibly rescue any such insane and prescribing a penalty for any violation of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Hall introduced
House Bill No. 183, entitled

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway from a point on the south line of section 34, town 28 north, range 10 west, Grand Traverse County, where said line intersects trunk line road number 11, thence in an easterly and south-easterly direction to the village of Kalkaska, Kalkaska County, Michigan.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Gowdy introduced
House Bill No. 184, entitled

A bill to amend the title and sections 3 and 5 of Act No. 132 of the Public Acts of 1903, as last amended by Act No. 151, of the Public Acts of 1907 and Act No. 32 of the Public Acts of 1919, entitled "An act empowering the State Board of Health to examine, determine the qualifications of and issue licenses to persons engaging in the business of embalming, undertaking or funeral directing, and to provide for the revocation of such licenses in certain cases; to regulate the practice of embalming, shipping and caring for dead human bodies and to provide a penalty for the violation of this act," being sections 6908 and 6910 of the Compiled Laws of 1915, and to add a new section to said act to stand as section 12.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Third Reading of Bills.

House Bill No. 33 (file No. 18), entitled

A bill to repeal Act No. 142 of the Public Acts of 1913, entitled "An act to provide for the assessment and the collection of a specific tax upon secured debts other than debts secured or evidenced by mortgages and liens upon real property, and which mortgages and liens are recorded in Michigan, and to repeal all acts and parts of acts in contravention thereto," as amended by Act No. 254 of the Public Acts of 1915, being compilers' sections 4282 to 4286, inclusive, of the Compiled Laws of 1915, and as amended by Act No. 173 of the Public Acts of 1917,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Liddy	Mr. Rankin
Allard	Fuller	Locke	Rasmussen
Averill	Glaspie	Lord	Rauchholz
Barnard	Gowdy	MacDonald	Read
Bryan	Hall	Manwaring	Rowe
Burnham	Harris	Meggison	Sanson
Butler	Hart	Menerey	Stevenson
Case	Henze	Miles	Strom
Coleman	Holland	Miller, Wm. F.	Titus
Copley	Jensen	Moore	Townsend
Culver	Jerome	Morrison	Vine
Curtis	Jewell	Mosier	Wade
Dacey	Kirby	O'Brien	Warner, Jos. E.
DeWitt	Kooyers	Palmer	Watson
Emerson	Ladd	Pitkin	Wells
Zwing	Leedy	Ramsey	Speaker pro tem
Francis	Lewis		66

NAYS.

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The House agreed to the title of the bill.

House Bill No. 41 (file No. 19), entitled

A bill to amend section 5 of Act No. 44 of the Public Acts of 1911, entitled "An act to create a State Board of Equalization; to prescribe its powers and duties; to provide that said board shall be furnished with certain information by the several boards of supervisors and by the Board of State Tax Commissioners; to provide for meeting the expense authorized by this act, and to repeal all acts or parts of acts contravening the provisions of this act," being section 164 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Liddy	Mr. Rankin
Allard	Glaspie	Locke	Rasmussen
Averill	Gowdy	Lord	Rauchholz
Barnard	Hall	MacDonald	Read
Bryan	Harris	Manwaring	Rowe
Butler	Hart	Meggison	Sanson
Case	Henze	Menerey	Stevenson
Coleman	Holland	Miles	Strom
Copley	Jensen	Miller, Wm. F.	Titus
Culver	Jerome	Moore	Townsend
Curtis	Jewel	Morrison	Vine
Dacey	Kirby	Mosier	Wade
Emerson	Kooyers	O'Brien	Warner, Jos. E.
Ewing	Ladd	Palmer	Watson
Francis	Leedy	Pitkin	Wells
Frick	Lewis	Ramsey	Speaker pro tem

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NAYS.

Mr. Burnham Mr. DeWitt

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The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Jos. E. Warner made written request for the printing of House Bill No. 173—

A bill to make deficiency appropriations for State normal schools.
The request was referred to the Committee on Printing.

Mr. Ewing moved that the House adjourn.
The motion prevailed.

The Speaker pro tem declared the House adjourned until Tuesday, February 22, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWENTY-SEVEN.

Lansing, Tuesday, February 22, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. H. W. Link, of the Evangelical Church of Lansing, offered the invocation: "Our Father which art in Heaven, hallowed by Thy name. Thy kingdom come; Thy will be done on earth as it is in Heaven. Give us this day our daily bread, and forgive us our debts as we forgive our debtors. Lead us not into temptation, but deliver us from evil, for Thine is the kingdom and the power and the glory forever. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dafoe, Dean, Evans, Farrier, Olmstead, Osborn, and Sargent.

The following members were absent without leave: Messrs. Brown, Byrum, Chase, DeWitt, Gettel, Green, Hartway, Hubbard, Hopkins, Geo. H. Miller, Nevins, Reutter, Rowe, Smith, Jos. E. Warner, and Woodruff.

Mr. Coleman moved that Mr. Jos. E. Warner be excused from today's session.
The motion prevailed.

Mr. Rauchholz moved that Mr. Rowe be excused from today's session.
The motion prevailed.

Mr. Wm. F. Miller moved that the other absentees without leave be excused from today's session.
The motion prevailed.

Mr. O'Brien moved that an indefinite leave of absence be granted to Mr. Hubbard because of death in his family.
The motion prevailed.

Presentation of Petitions.

Mr. Gowdy presented
Petition No. 76.

Petition of F. W. Gast and 14 other citizens of Berrien County protesting against the proposed bill compelling railroads to provide sanitary toilets in depots and steel cabs on locomotives.

The petition was referred to the Committee on Railroads.

Mr. Manwaring presented
Petition No. 77.

Petition of J. P. Stevens and 20 other citizens of the City of Ann Arbor favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. J. E. Warner presented
Petition No. 78.

Petition of E. L. Calkins and 32 other citizens of the city of Ypsilanti favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Manwaring presented
Petition No. 79.

Petition of J. W. Schenk and 49 other citizens of the village of Chelsea endorsing the new teachers' retirement fund bill.

The petition was referred to the Committee on Education.

Mr. MacDonald presented
Petition No. 80.

Petition of the Calumet Chamber of Commerce protesting against the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Reports of Standing Committees.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported House Bill No. 30—

A bill to amend section 65 of Act No. 206, Public Acts of 1893—the General Tax Law,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Horticulture, by Mr. Ladd, Chairman, reported House Bill No. 132—

A bill to amend section 1, and to repeal section 2 of Act No. 75, Public Acts of 1917—an act to regulate the packing and sale of apples in packages,

With the recommendation that the following amendment be adopted and that the bill then pass:

Amend by striking out line nine of section two and inserting a new line after line twenty, to read as follows:

"50% Baldwin 25%"

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 1—

A joint resolution proposing an amendment to Article 10 of the Constitution of Michigan authorizing the State to borrow money to compensate soldiers in the World War.

With the recommendation that the following amendments be adopted and that the joint resolution then pass:

1. Amend line 14 by striking out after the word "late" the words "war against Germany and Austria" and inserting in lieu thereof the words "World War."

2. Amend line 16 after the word "person" by striking out the words "and the mode of auditing and payment of the same."

3. Amend line 23 after the word "hundred" by striking out the word "and."

4. Amend line 24 after the word "hundred" by striking out the word "and."

5. Amend line 25 after the word "late" by striking out the words "war against Germany and Austria" and inserting in lieu thereof the words "World War."

6. Amend line 25 after the word "who" by striking out "were" and inserting in lieu thereof the words "was a."

7. Amend by striking out lines 30 to 60 inclusive.

8. Amend by striking out lines 71 to 86 inclusive and inserting in lieu thereof the following: "Section 20. The State shall borrow not to exceed thirty million dollars, pledge its faith and credit and issue its notes or bonds therefor, for the purpose of paying to each person who entered into the military, naval or marine forces of the United States between April sixth, nineteen hundred seventeen and November eleventh, nineteen hundred eighteen, and served honestly and faithfully therein during the late World War and who was a resident in this State at the time of entering such service, the sum of fifteen dollars for each month or major fraction thereof, of such service, up to and including August first, nineteen hundred nineteen."

Yes ().

No ().

The question being on the adoption of the amendments to the joint resolution recommended by the committee,

The amendments were adopted.

The joint resolution was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages From The Senate.

A message was received from the Senate informing the House of Representatives that the Senate had accepted the invitation of the House to be present at the Washington's Birthday exercises in Representative Hall on Tuesday evening, February 22.

A message was received from the Senate, transmitting Senate Bill No. 11 (file No. 12), entitled

A bill to amend section 13 of chapter 2 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," being compilers' section 2581 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

A message was received from the Senate, transmitting Senate Bill No. 33 (file No. 25), entitled

A bill to amend sections 18 and 19 of chapter 9 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise," as amended by Act No. 42 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

A message was received from the Senate transmitting Senate Bill No. 70 (file No. 57), entitled

A bill to amend section 16 of Act No. 141 of the Public Acts of 1917, entitled "An act to provide for the organization of school districts in cities having a population of over one hundred thousand and less than two hundred fifty thousand inhabitants; to provide for a board of education for such districts; and prescribing the powers and duties of such board," as amended by Act No. 405 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting Senate Bill No. 42 (file No. 31), entitled

A bill to repeal Joint Resolution No. 6, of the Session of 1897, entitled "Joint Resolution to provide for restoring Fort Mackinac to the United States," approved April 28, 1897.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

A message was received from the Senate transmitting Senate Bill No. 55 (file No. 43), entitled

A bill to prohibit the marriage of a female under the full age of sixteen years and to declare such marriage void.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting Senate Bill No. 51 (file No. 39), entitled

A bill to amend section 7 of chapter 6 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. DeWitt entered the House and took his seat.

A message was received from the Senate returning with an amendment House Bill No. 101 (file No. 13)—

A bill to amend section 1 of Act No. 185, Session Laws of 1863—to prevent importation, sale and running at large of diseased sheep.

The following is the amendment made to the bill by the Senate:

Amend by striking out of line 4 of Sec. 1, after the word "shall," the words "be fined," and inserting in lieu thereof the words "be punished by a fine."

The message informed the House that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

Mr. Read moved that Rule 58 be suspended for the purpose of considering the Senate amendment at this time.

The motion prevailed, two-thirds of the members present voting therefor.

The Senate amendment was then concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Leedy	Mr. Ramsey
Allard	Frick	Lennon	Rankin
Atwood	Fuller	Lewis	Rasmussen
Averill	Glaspie	Liddy	Rauchholz
Barnard	Gowdy	Locke	Read
Braman	Haan	Lord	Robinson
Bryan	Hall	MacDonald	Sanson

Mr. Burnham	Mr. Harris	Mr. McKeon	Mr. Stevenson
Butler	Hart	Manwaring	Strauch
Case	Henze	Meggison	Strom
Coleman	Holland	Menerey	Titus
Copley	Hunter	Miles	Town
Culver	Jensen	Miller, Wm. F.	Townsend
Curtis	Jerome	Moore	Vine
Dacey	Jewell	Morrison	Wade
Danz	Johnson	Mosier	Watson
DeWitt	Kirby	O'Brien	Wells
Dunn	Kooyers	Palmer	Welsh
Emerson	Ladd	Pitkin	Speaker
Ewing	Lee		
			78

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 29 (file No. 12)—

A bill to amend section 14 of chapter 2, Act No. 164, Public Acts of 1881—public instruction and primary schools.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Introduction of Bills.

Mr. Culver introduced
House Bill No. 185, entitled

A bill to amend section 5, chapter 14 of Act No. 203 of the Public Acts of 1917, as amended, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced
House Bill No. 186, entitled

A bill to amend section 4 of chapter 5 of Act 126 of the Public Acts of 1917, entitled "An act to provide for the registration of electors."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced
House Bill No. 187, entitled

A bill to amend section 7 of chapter 3 of Act 126 of the Public Acts of 1917, as amended by Act No. 7 of the Public Acts of 1919, entitled "An act to provide for the registration of electors," approved April 25, 1917.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced
House Bill No. 188, entitled

A bill to amend section 2, chapter 2, Act 126 of the Public Acts of 1917, entitled "An act to provide for the registration of electors."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced

House Bill No. 189, entitled

A bill to amend sections 2, 3, 4 and 5 of chapter 4 of Act 126 of the Public Acts of 1917, entitled "An act to provide for the registration of electors," approved April 25, 1917.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced

House Bill No. 190, entitled

A bill to amend chapter 25 of Act 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced

House Bill No. 191, entitled

A bill to amend section 5 of chapter 10 of Act 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced

House Bill No. 192, entitled

A bill to amend section 1, chapter 10 of Act No. 203 of the Public Acts of 1917, as amended by Act No. 20, special session of 1919, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Culver introduced

House Bill No. 193, entitled

A bill to amend section 1 of Act No. 124 of the Session Laws of 1865, as amended, entitled "An act to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, in the holding of courts, and relative to the continuance of suits," being section 6232 of the Compiled Laws of 1915, as amended by Act No. 335 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee of Judiciary.

Mr. W. F. Miller introduced

House Bill No. 194, entitled

A bill requiring building contractors, building houses for others, to provide and place on file a surety bond covering claims for labor, and material, in all cases where the amount of the contract is less than six thousand dollars.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Copley introduced

House Bill No. 195, entitled

A bill to provide for the payment to the State by certain public utilities of the expense incurred by the Michigan Public Utilities Commission in auditing the books and records and appraising the plants, properties and facilities of said public utilities; and to appropriate moneys towards the maintenance of said Commission.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Liddy introduced
House Bill No. 196, entitled
A bill fixing the procedure for the proof of statutes of other jurisdictions and to make uniform the law with reference thereto.
The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Liddy introduced
House Bill No. 197, entitled
A bill providing for the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto.
The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Glaspie introduced
House Bill No. 198, entitled
A bill to authorize the formation of corporations for the preservation, propagation and protection of wild animals, birds, and fish, and to prescribe the powers of the members thereof.
The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Dunn introduced
House Bill No. 199, entitled
A bill to amend the title of and add sections 3, 4, 5 and 6 to Act No. 266 of the Public Acts of 1917, entitled "An act to authorize the levy of taxes to pay principal and interest of bonds issued under the provisions of Act No. 150 of the Public Acts of 1915, entitled "An act to prescribe and limit the power of school districts having a population of more than fifteen thousand and less than one hundred thousand to borrow money and issue bonds of such district therefor, and to repeal all acts and parts of acts inconsistent herewith," approved May 7, 1915, and to repeal all acts and parts of acts inconsistent herewith.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Haan introduced
House Bill No. 200, entitled
A bill to amend the title and section 12 of Act No. 6 of the Public Acts of the Extra Session of 1907, entitled "An act to define and to regulate the treatment and control of dependent, neglected and delinquent children; to prescribe the jurisdiction of the probate court and the powers, duties and compensation of the probate judge and probate register with regard thereto; to provide for the appointment of county agents, register of the juvenile division and probation officers, and to prescribe their powers, duties and compensation, and to provide for the granting of rehearings and modifications of orders, sentences and decrees of said court," being sections 2011 to 2025, inclusive, of the Compiled Laws of 1915, as amended by Public Acts of 1919, No. 365.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Third Reading of Bills.

House Bill No. 120 (file No. 20), entitled
A bill to give additional protection to wild birds and animals and game within the State of Michigan, prohibiting the hunting for or capture or killing of such wild birds, or animals, or game, by unnaturalized foreign-born residents, forbidding the ownership or possession of shotgun, or rifle, or pistol, or firearms of any kind by any unnaturalized foreign-born resident, within the State; and prescribing penalties for violation of its provisions.

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Lennon moved to amend by striking out of Section 1 all the words after the word "pay" in line 9 down to the word "provided" in line 12 and inserting in lieu thereof the words "a fine of one hundred dollars for each offense, or be

imprisoned in the county jail for a period not to exceed ninety days, or by both such fine and imprisonment, in the discretion of the court."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Lennon moved to amend the bill by striking out Sections 8, 9, and 10, and by adding a new section thereto to stand as Section 8, and to read as follows:

"Section 8. This act shall not be construed to repeal act No. 274 of the Public Acts of 1911 or any part thereof, or any amendments thereto."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Dunn moved to amend by striking out all of Sec. 4.

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Hunter moved that the bill be referred to the Committee on Judiciary.

The motion did not prevail.

Mr. Dunn moved to amend the bill by adding at the end of Sec. 1 the following: "Provided that after any alien shall have applied for citizenship and have taken out his first papers he may apply to the State Game Warden for a license to hunt game, and may be given such license in the discretion of such State Game Warden."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. DeWitt moved to amend by inserting in line 7 of section 4 after the word "act" the words "A game warden may issue a license to any alien in his county to have firearms in his home."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Stevenson moved to amend by striking out of line 3 of section 2 the word "ten" and inserting in lieu thereof the word "thirty."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Wm. F. Miller moved to amend by inserting in line 9 of Sec. 1, after the word "of," the words "not to exceed."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Lord moved to amend by inserting in line 16 of section 7 after the word "shall" the words "at the discretion of the court."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Manwaring moved that the bill be referred to the Committee on Judiciary.

The motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. DeWitt	Mr. Locke	Mr. Rauchholz
Allard	Emerson	Lord	Read
Atwood	Francis	McKeon	Robinson
Barnard	Frick	Manwaring	Sanson
Braman	Fuller	Menerey	Stevenson
Bryan	Glaspie	Miles	Strauch
Burnham	Gowdy	Miller, Wm. F.	Strom
Butler	Haan	Morrison	Town
Case	Hall	Mosier	Townsend
Coleman	Johnson	Palmer	Vine
Culver	Kirby	Pitkin	Watson
Curtis	Ladd	Ramsey	Wells
Dacey	Lee	Rankin	Welsh
Danz	Lennon	Rasmussen	Speaker

NAYS.

Mr. Averill	Mr. Henze	Mr. Jewell	Mr. MacDonald
Dunn	Holland	Kooyers	Meggison
Ewing	Hunter	Leedy	O'Brien
Harris	Jensen	Lewis	Titus
Hart	Jerome	Liddy	Wade

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The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Frick moved that the Committee of the Whole be discharged from the further consideration of House Bill No. 3 (file No. 22)—

A bill to relieve county and state from support of certain classes of aliens,

And that the bill be referred to the Committee on Ways and Means.

The motion prevailed and the bill was referred to the Committee on Ways and Means.

Mr. O'Brien made written request for the printing of House Bill No. 171—
A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, chapter 2, part 5 of Act No. 256, Public Acts of 1917—general insurance law.

The request was referred to the Committee on Printing.

General Orders of the Day.

Mr. Wells moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Wells to the chair.

After a time spent in the consideration of bills and joint resolutions upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following joint resolutions and bills:

House Joint Resolution No. 2 (file No. 17)—

A joint resolution proposing an amendment to section 2, Article 17 of Constitution of Michigan, requiring signatures of 20 per cent. of voters to initiate constitutional amendments.

House Bill No. 128 (file No. 21)—

A bill to repeal sections 28 and 29 of chapter 4, Act No. 283, Public Acts of 1909—general highway law.

House Bill No. 59 (file No. 24)—

A bill to amend section 2 of Act No. 77, Public Acts of 1849—to increase witness fees in criminal cases.

House Joint Resolution No. 4 (file No. 25)—

A joint resolution proposing an amendment to Article 8 of the Constitution of Michigan, authorizing townships to establish public and charitable hospitals.

Senate Bill No. 9 (file No. 10)—

A bill to amend the title and section 1 of Act No. 109 of the Public Acts of 1905—to prevent persons from unlawfully using or wearing the badge or button of the Grand Army of the Republic, the Loyal Legion of the United States, or the United Spanish War Veterans.

The bills and joint resolutions were placed on the order of Third Reading of Bills.

Mr. Lord moved that the House take a recess until 7:45 o'clock p. m.
The motion prevailed.

After Recess.

7:45 o'clock p. m.

The House was called to order by the Speaker.

An invocation was offered by Rev. J. C. Willits of the Central Methodist Church of Lansing.

The Speaker announced that the House had met in session this evening for the purpose of commemorating, by appropriate exercises, the memory of George Washington.

The following is the program of the exercises prepared by the Committee on Arrangements—Representatives Lord, Moore, MacDonald, Ramsey, and Kirby:

Singing of National Anthem by audience, led by Appollo Quartette.

Selection—Reo Band.

Address—Honorable Burney E. Brower.

Selection—Appollo Quartette.

Address—Representative William O. Lee.

Vocal Selection—Mrs. Olive Dobson Henkel, of Lansing; Miss Doris Rogers, accompanist.

Selection—Apollo Quartette.

Address—Dr. Edwin W. Bishop, Pastor of the Plymouth Congregational Church.

Instrumental Selection—Miss Doris Rogers.

Selection—Reo Band.

Singing—Michigan, My Michigan, by audience, led by Apollo Quartette.

Address by Representative Wm. O. Lee.

This is a day set apart as a memorial day. A day to pay tribute to the memory and honor the life and deeds of George Washington, our first President, our first great American, who was first in peace, first in war and first in the hearts of his countrymen.

He was born 189 years ago today, February 22, 1732, in Westmoreland Co., Va., on the banks of Poke Creek, a tributary of the lower Potomac River, a son of Augustus and Mary Ball Washington.

His education was varied and primitive, nevertheless at 16 years of age he had advanced in mathematics far enough to be appointed to the responsible position of surveyor by Lord Fairfax, a large land holder in Virginia, and for three years he devoted his entire time to that hazardous work in dense forest surrounded with danger from Indians and unlawful pre-emptors of lands or squatters.

When 19 years of age he was appointed to the honorable position of Adjutant General for Virginia, with rank and title of major and at the age of 23 he was promoted to the rank of colonel and assigned to the command of a regiment of rangers and at the outbreak of the French and Indian War against the settlers in the west in 1754 he with his regiment led the advance of the British command

under Gen. Braddock going as far west as Fort Duquesne, later Fort Pitt, now Pittsburgh, Pa., where in time they were defeated, but Washington saved his command and got it safely back to Virginia with a very little loss.

On his return he was promoted to Commander-in-Chief of all the forces of the colonies but later resigned and retired to his home at Mount Vernon on the bank of the Potomac River.

January 6, 1759, at the age of 27 he was married to Mrs. Martha Custis and for 16 years he lived a retired life as a farmer at his Mount Vernon home with his family, except when at times he served in the Virginia Legislature.

August, 1773, he was a delegate from Virginia to a continental convention at Philadelphia, the members of whom were in opposition to taxation without representation, which sentiment ultimately caused the Revolutionary War. Again in 1774 he was sent as a congressional representative from Virginia to the Continental Congress at Philadelphia, which congress finally declared war.

July 2, 1775, by the Continental Congress he was unanimously chosen Commander-in-Chief of the entire continental army and again assumed command with headquarters at Philadelphia.

Following the battles at Lexington and Concord, Mass., he immediately repaired to Boston, taking command of the forces there and driving Gen. Howe and his entire British army out of Massachusetts, after which event he transferred most of those troops to Brooklyn, N. Y., thus having military commands in New York, New Jersey and Pennsylvania.

In the latter part of 1776 he transferred his Brooklyn troops to Trenton, N. J., owing to Gen. Howe sailing into New York harbor with a large British force from Halifax.

On Christmas night, 1776, mid wind, snow and ice, in small boats, he in command of his brave and undaunted heroes of '76, crossed the Delaware river, surprising and capturing more than 1,000 Hessian soldiers of the British troops, which capture very much revived the hopes and spirits of his army.

The following spring and summer, "1777" he began a very active campaign in New Jersey and New York, fighting continuously as far west as central New York, with victories and defeats with a final concentration of the larger portion of his army in and around Philadelphia, where a desperate engagement was brought on with terrific fighting in October, 1777, the British army besieging the city when finally his troops were overpowered and defeated and driven from the city retiring to Valley Forge and there took up their winter quarters; which winter of 1777 and 1778 were the darkest days of his and his brave command who were fighting for independence, where his troops suffered all the real horrors and hardships of cold and starvation, many perishing from those combined causes.

The spring of 1778 after the winter of suffering found his troops loyal and their courage undismayed with added reinforcements, assistance and financial aid from Gen. Lafayette, their hopes and fighting spirit revived, and with vigor and determination, they then organized, giving desperate battle to the enemy until the end of the war, with Washington in constant command until October, 19, 1781, when at Yorktown, Virginia, Gen. Cornwallis surrendered his entire British army which terminated the war for liberty and independence after eight years of desperate struggle.

After peace was declared and the war over, he marched his entire command to New York on the Hudson and mustered them out of the service on April 9, 1783, thus ending the eight years of war of the Revolution for human liberty which placed 13 stars on the field of blue of that banner of stars and stripes, the emblem of liberty and freedom, "Old Glory," which banner has never been trampled in the dust nor bowed to an insult nor never will so long as red blood flows through the veins of Americans.

He now again retired to his Mount Vernon home where he had not visited but once during the 8 years of struggle for independence, where he lived the retired life of a country gentleman, until April 16, 1789, when he started on his trip to New York to be inaugurated as the first President of the United States with receptions and ovations at the principal cities enroute requiring thirteen days to make the trip, arriving in New York, April 29. He was inaugurated on the 30th of April which official position he held until March 4, 1797, finishing his second term thus holding the office eight years, being succeeded by John Adams.

He then for the last time returned to his Mount Vernon home, where he quietly lived surrounded by his family and friends until December 14, 1799, when after two days of illness he passed to the great beyond with these last words: "It is well," at the age of 69 years, 9 months and 22 days.

No other American has had so many testimonials and tokens of great appreciation and remembrance bestowed on them as he. The capital city of this, the greatest of all nations, was named for him, the stupendous and greatest of all monuments at Washington, reaching upward toward heaven more than 500 feet was erected and dedicated to his memory. One of the States has been named for him. I doubt whether there is a state in the Union but has a city or town named for him, nor a single city in any state in this Union but has a street or avenue named for him, and as prophesied in the scripture, "One generation shall praise thy works to another and shall declare thy mighty acts," which we are doing today.

Thus lives his memory with all true Americans, so we honor and revere his record and transmit it to all future generations of his countrymen with the full knowledge that he was first in peace, first in war, and first in the hearts of his countrymen.

Address by Senator Burney E. Brower

It has been said that the history of a nation is founded in the lives of its heroes. Whether this statement is literally true or not, it is certain that the lives of these great men illumine history with the luster of human accomplishment and adorn it with gems of inspiration which animates the mind of the youth of a nation with a spirit of heroic courage and patriotic devotion.

We have met tonight to commemorate the birth and review the life of the greatest of our great Americans. It is proper that we should meet on occasions of this kind and pay tribute to the memory of the men who have been conspicuous in our nation's history; in so doing the goodness in their lives that would fade away and be forgotten is embalmed in our hearts and the examples left by them are kept as models worthy of perpetual imitation. We are always inspired by the story of the men who have devoted their lives to the cause of their country; it is with a feeling of reverence that we approach the name of this great idol of the American people, in honor of whose birth we have here assembled.

I realize fully how futile it would be for me to attempt to eulogize the character and service of this great American, the glory of his name and purity of his patriotism are written in characters indeleble upon the hearts of his people, upon the institutions of his country, and upon the brightest historic page of liberty. In the brief time allotted to me I scarcely know whether I should dwell upon the excellence of his character as a citizen, the pre-eminence of his genius as a soldier, or the perspective of his vision as a statesman.

As a citizen, he was honest, industrious and retiring. He was not highly educated, but had a fair knowledge of reading, writing and arithmetic, to which he later added the art of surveying, but he was of such character and sound judgment that his services were frequently demanded by the public, and every public service performed was with satisfaction to the people and credit to himself. He was engaged in the business of surveying for several years, and, as he traversed the hills and valleys of his own state and nation with the surveyor's compass, he was unconsciously preparing himself for the great service he was destined to render; and finally, when it became apparent that the colonists must resist British oppression by force of arms, there was but one man in whose hands they could safely place their destiny, and, at the request of the continental congress this great champion of American liberty stepped in the arena of his national career.

When he took his place at the head of the American army, his great military figure and confident appearance rekindled the fire of patriotism among his ragged troops, for in him they knew they had a leader who had grown to manhood in those liberty-loving days when the lips of the backwoodsmen burned with eloquence, and the heart of every American throbbed with the thrill of patriotism. The patriotic blood of the sons of liberty had already been spilled in the streets of Boston, the hills of Lexington and Concord had resounded the echoes of the

first battle of the Revolution, and the first martyrs of American liberty had laid their lives upon the altar of their country. In the eight years struggle which followed, our hero demonstrated his genius as a soldier. The British commanders who had been sent to America had been recalled one by one, and new generals commissioned to succeed them, but they came only to meet the same disaster which had characterized the campaigns of their predecessors. The American armies had had but one commander-in-chief and this great character had met the obstacles of the most disheartening nature, but notwithstanding these difficulties and in spite of treason and treachery, brought to a successful close the greatest struggle for independence the world has ever witnessed.

After the independence of the colonies had been secured, it was necessary to organize a new government, and again the people turned to this man who had led them successfully in war to help them make secure to themselves and their posterity the liberty for which they had fought.

The starting of a new government is a delicate task; a mistake at this critical moment would have proved fatal, but with this great pilot at the helm, the ship of State was launched and steered safely through the narrow channels of internal dissension over the shallows of financial distress and out in the broad sea of national prosperity.

We have grown from a nation of three millions of people, scattered along the Atlantic sea coast to a nation of over a hundred millions of people and stretched our dominions over the heart of the American continent.

In our beautiful capitol city which bears his name, there stands a monument, erected to his memory, and the thousands of tourists who visit it annually gaze with awe upon this magnificent piece of masonry; they wonder what architect planned this colossal structure, and what hands laid its mighty walls. What a gigantic structure it is, towering above and overlooking all its surroundings both near and far, and yet, how miniature when compared with the temple of love he has erected in the hearts of the American people. If we could paint upon the canvas of our imagination an image of this temple of love as it exists in our minds, it would be a structure composed of the costliest materials, surpassing in grandeur and beauty anything that Grecian architecture or Roman wisdom ever designed, and its dimensions would be limited only by the capacity of the human mind.

George Washington gave to his nation, the dignity and character which it ever has and ever will maintain. He was the greatest character that ever stood in the foreground of a nation's history, and generations may come and go, and nations rise and fall, and time go on and on, and upon the brightest page of our country's history will stand in letters of gold the name of him who was "first in war, first in peace and first in the hearts of his countrymen," George Washington.

Address by Dr. Edwin W. Bishop.

The numerals 22 in the present calendar month have a significance all their own. Every American child knows what they mean, and will to the end of time. One hundred and eighty-eight years ago, in the county of Westmoreland, on the banks of the Potomac, in the State of Virginia, there was born a son to Augustus and Mary Washington who was destined to direct the American Revolution to a successful issue, who was to preside over the Constitutional Convention in which a new nation was to be born, and who was to serve this new nation for two terms as its first president, thus winning the sobriquet which can never be taken from him, George Washington, Father of his Country.

George Washington was a born and natural aristocrat. He came of aristocratic lineage. The aristocracy of which he was a member was not, however, an effete aristocracy. It was not a luxury-sapped, devitalized, decadent aristocracy. It was the aristocracy of pioneers who had made good and who were still going through the period of testing. Strong bodies, steady nerves, clear heads, and courageous hearts were badges of this aristocracy. Life was simple and life was full. In this pioneer aristocracy George Washington filled his own niche. As a boy his was the arm among all the boys which could throw a stone across the Rappahannock. At the arch of the Natural Bridge, Washington's mark is 20 feet

higher than any other record of those days. He became one of the best shots and one of the finest horsemen in Virginia. Let us observe him as a youth. At fifteen he is compiling "rules for behavior and conversation." I herewith give a few samples:

- No. 35. Let your Discourse with Men of Business be Short and Comprehensive.
- No. 50. Be not hasty to believe flying Reports to the Disparagement of any.
- No. 51. Wear not your Clothes, foul, unript, or Dusty, but see that they be Brushed once every day at least, and take heed that you approach not to any Uncleanness.
- No. 90. Being set at meat Scratch not, neither Spit, Cough, or blow your Nose except there's a Necessity for it.
- No. 95. Put not your meat to your Mouth with your Knife in your hand, neither Spit forth the Stones of any fruit Pye upon a dish nor cast anything under the table.
- No. 100. Cleanse not your teeth with the Table Cloth, Napkin, Fork, or Knife, but if others do it, let it be done with a Pick Tooth.

At sixteen he is a surveyor for Lord Fairfax, sleeping on the ground, climbing mountains, swimming rivers, killing and cooking his own game, making notes of the ingredients of the soil and the vagaries of the weather, drafting maps with painstaking precision. At nineteen he is studying military tactics and has become major and adjutant general of Virginia's frontier forces, all of which was so completely and typically American that Daniel Webster was later led to exclaim: "Born upon our soil, instructed according to the modes of his time, penetrated by the genuine influence of American society, living from infancy to manhood amidst our expanding but not luxurious civilization, he is all—all our own—Washington is ours!"

At twenty-one years of age Washington was enough of a woodsman, enough of a surveyor, enough of a military leader, enough of a diplomat, to be given a commission by Gov. Dinwiddie of Virginia to go to the banks of the distant Ohio and see what the French were doing. It was the year 1753, and the seven years' war between England and France was just beginning to loom above the horizon. Dinwiddie's choice could have been no better. The expedition was undertaken and with no little hardship completed. Washington's report was printed in the newspapers and republished abroad by the British Government. He was complimented upon the despatch and celerity with which he finished the undertaking.

Two years of desultory skirmishing between the English and French passed, and General Braddock landed in Virginia with two regiments of British regulars. An overwhelming campaign against the French was to be inaugurated. Fort Duquesne, where Pittsburg now is, was to be destroyed, and with its fall the western frontier of the southern colonies was to be swept clean of the French forever. So it was proposed. But it was disposed of quite otherwise. Every American school boy is familiar with what happened. Gen. Braddock's stupidity in continuing to advance through the thick forest in close formation rather than to adopt the Indian tactics so strenuously advocated by Col. Washington and the other Continentals led to his utter defeat by the opposing force of French and Indians and the slaughter of 750 men, Braddock himself among the number. It was a miracle that Washington himself did not share the same fate. He was a splendid mark. Again and again the Indians aimed at his tall form that roamed hither and yon over the battlefield. Two horses dropped under him. Four bullets tore his clothes. But his time had not come. He led the shattered army, now but a fraction of its former self, back to Virginia and safety, and as a result of his now universally recognized prowess was soon after made Commander-in-chief of the forces of Virginia. When two years later Fort Duquesne was abandoned by the French, Washington laid down his commission, was married to Mrs. Custis, and entered upon twelve years of prosperous quietude in overseeing his plantation and participating in the social joys of his age and station.

Let us take a look at Washington when he is twenty-seven years old. He stands 6 ft. 3 in. in his stocking feet. He weighs over 200 pounds. His proportions are generous. He wears No. 13 shoes. He is very muscular and not over good looking. His face is heavy and his eyes are dull blue. He has a large nose. He is serious, even solemn in deportment, and always dignified. He is

taciturn and modest. When he takes the place to which he has been elected in the House of Burgesses, he is abashed by the hearty greeting accorded to him. "Sit down, Mr. Washington," the speaker at last admonishes him; "your modesty equals your valor, and that surpasses the power of any language I possess." During this period Washington's life differed in no respect from that of the typical Virginia country gentlemen. He was a thrifty householder, studying his plantation, making notes of the character of the soil and of weather conditions, and seeking genuinely to increase the productivity of his acres. He even projected draining the Dismal Swamp. He was really one of the first conservationists, holding to the idea before the word was known. He ranged over his plantation on horseback and took a personal interest in his smoke houses, his stables, his tobacco sheds, his hundred cows, and his great poultry yard. He kept all his books himself. With all the details of his plantation he was perfectly familiar. He killed hogs, sheared sheep, looked after the breeding of dogs and horses, threshed his wheat, built a smith's shop and a goose pen, observed the weather with extreme minuteness, and cheerfully noted how long it took his mill to grind a bushel of corn. He was even canny at a bargain—not sharp and not at all dishonest, but simply canny and thrifty. He bought western land after the war at 25 cents an acre and sold it for \$25. His judgment was good. On a visit to New York which occurred during this period, one entry shows that he spent 95 pounds on a tailor and 94 pounds on silver lace. \$475.00 for clothes and \$470.00 for silver lace was a generous sum even for a prosperous planter. Despite all these brave attempts, however, Washington was not a shining social success. He was never popular with women. He was not in any sense a ladies' man. Several young women to whom he successively lost his heart gave him the mitten. Not until he met the complacent young widow did he capture the fort of a feminine heart. Nor was he exactly popular with men. Men respected him, they revered him, but they did not comrade him. There was a certain aloofness about Washington which very few were able to overcome. It was the aloofness which inheres in a born dignity, accented in his case by a lack of imagination. There seems to be a pathetic isolation about all truly great lives. There was always dignity, gravity, weight in what Washington said, but little sparkle. There was always simplicity and honesty of thought, a grasp of fundamental principles, clarity of conviction, great earnestness and sincerity, abundant physical and moral courage, but nothing of cameraderie and the hail-fellow-well-met. There is no record of anyone taking any liberties with Washington, or wanting to, but once, and that was on a wager. Hamilton offered Gouverneur Morris a wine supper for himself and a dozen friends if he would slap Washington on the back during a public reception and say, "My dear General, how happy I am to see you look so well." Morris did it. Washington withdrew his extended hand, stepped quickly back, and transfixed the offender with such a glance that Morris retreated into the crowd which was looking on in awed silence. Neither Morris nor any other ever tried it again. When Lord Howe sent a communication to him addressed "George Washington, Esq., " he immediately sent it back saying there was no such person in the army. Washington knew the proper thing to do and insisted upon it. When Lord Howe sent his letter back addressed this time to "George Washington, Esq., etc., etc., etc., " it was again speedily returned unopened. Howe had nothing on the Commander-in-chief of the Continental Armies. If, as President, on a visit to Boston he made gouty old John Hancock grumblingly come and make the first call, it was because he held high the dignity of his station as an accredited representative of the whole people. Washington was an exponent of his generation. God Almighty made no mistake in his choice of agencies. In those days of politeness, of chivalry, of aristocracy, Lincoln would have been a buffoon unable to have amalgamated Virginia planter and Massachusetts merchant, while the austere dignity of Washington would have been fatal in the democratic turmoil of 1861. As John Wesley once said, "God buries His workmen, but carries on His work."

The mental qualities of Washington were not transcendent. He was not a star pupil in school, neither was he a brilliant meteor in later life. He was a poor speller, and his literary style was crude until it had been polished by Hamilton. As a linguist he was a failure, never being able to master French although he brushed up against it all his life. Only in mathematics did he reach a standard of excellence. Contemporary stars outshone him. Patrick

[February 22]

Henry was the moving orator; Benjamin Franklin was the profound philosopher; Tom Paine was the brilliant pamphleteer; Thomas Jefferson was the constructive statesman; Alexander Hamilton was the erudite financier. Yet Washington, with less brilliant endowments, was easily the center of this notable galaxy. Why? Because of his mental and moral steadiness. His mind was so fundamentally honest that his orbit could be calculated with a certain precision. He saw things through, he saw them clear, and he saw them straight. He did not trim like Jefferson nor lurch like Hamilton. He was steady. All through the anxious days after Bunker Hill when the Continentals with only one-half pound to the man were waiting for powder and he was whipping the raw recruits into shape; all through the masterful retreat from Long Island and the harrying warfare along the Hudson; all through the retreat across the Jerseys with the bright incidents at Trenton and Princeton; all through that shivering winter at Valley Forge; all through the heart-breaking misrepresentations of the Conway cabal; all through the weary negotiations with a non-understanding and parsimonious Congress; all through the ecstasy of Yorktown; all through the crisis of the Constitutional Convention; all through the problems of the first and second terms of the presidency, Washington carried that cool and steady head which was by far the greatest asset that America had during the most trying twenty years of her history. "Steady, men," sang out the mate at the steering oar of the Pilgrim's shallop when in 1620 they almost went to the bottom on the stern and rock-bound coast, "I see clear water ahead." So with Washington in 1776, in 1778, and in 1783. Steady, men, I see clear water ahead. Hardly any one else did, but he did, and because of this mental quality he became the father of his country. It is not that Washington's serenity was never disturbed by the overflow of passion or excitement. Instance the incident at Monmouth when Lee retreated and Washington met him. Wrote an eye witness: "Yes, sir, he swore on that day till the leaves shook on the trees, charming, delightful. Never have I enjoyed such swearing before or since. Sir, on that memorable day he swore like an angel from heaven." See him as President receiving the exasperating news of the destruction of St. Clair's expedition against the Indians. "His wrath was terrible. The torrent came out in tones appalling. His very frame shook. It was awful"—wrote Mr. Lear, an eye witness. But in half an hour the tornado was over and Washington was himself again. In quiet, even tones he said: "General St. Clair shall have justice; I will receive him without displeasure; I will hear him without prejudice; he shall have full justice." It was again Washington the steady. The wrath of a strong man is always the more impressive because of its ordinarily being held in leash; the exception, by contrast, only heightens the rule. Now notice the Commander-in-chief when he crosses the Hudson to West Point supposedly to confer with General Arnold, who, however, a few hours before had filled the cup of his iniquity to the full. "Is not General Arnold here?" inquired Washington. "No, sir, he has not been here for two days." Washington was inspecting the fortifications when the news was given him. He took the blow quietly, gave orders to capture the fugitive if possible, and then turning to the officers about him said without apparent anxiety or excitement, "Come, gentlemen, since Mrs. Arnold is ill, and the General is absent, let us sit down without ceremony." What a picture! What a moment! What pregnancy of tragedy! Yet as Christ maintained His serenity under the fawning kiss of Judas Iscariot, so Washington was steady under the foul blow of Benedict Arnold. This is true greatness. This is mental and moral calibre of the largest kind. This is why men trusted Washington and followed him when the foundations seemed tottering and wild red chaos itself about to break. And then in tense moments of great excitement we catch the ardor of his spirit. When he is at Monmouth stemming the retreat and reforming the broken lines, galloping back and forth on his white charger until it falls, then leaping on his Arabian Bay and shouting far above the confusion, "Stand fast, my boys, the Southern troops are coming to support you," we hear LaFayette exclaim, "Never did I behold so superb a man." At Princeton we hear him saying, "Will you leave your General to the foe?" and then we see him dashing into the thick of the fight. Col. Fitzgerald pulls his cap down over his eyes that he may not see his chieftain fall, when he reappears through the smoke shouting, "Away, dear Colonel, and bring up the troops; the day is ours." Could Lancelot or Couer de Lion have done better?

The mental and moral steadiness of Washington was evidenced at both ends

of the diameter of his career, the zenith and the nadir. What was the lowest point touched by the Continentals in the American Revolution? Most people might say, when the ragged Americans were shivering at Valley Forge with the sleek British wining and dining at Philadelphia. But just before Valley Forge had occurred the victory of Trenton, and the suffering Continentals could always console themselves that such an expert as Frederick the Great was reported to have pronounced the Trenton campaign the most brilliant of the century. What they had done once they could do again. No, the very nadir of American experience had been reached when Washington and his dispirited army stood on this side of the Delaware, Christmas Day, 1776, after having been driven from New York and harried across New Jersey. Remember, it had been one long series of defeats and retreats and retirements before a superior enemy ever since the evacuation of Boston. Saratoga and Yorktown, were yet in the future. The country was dispirited, and what was worse, was suspicious and wrangling. Factional jealousies were paralyzing Congress. The troops were underfed, underpaid, underclothed. Desertions were frequent. On December 20, Washington wrote to Congress that ten days more would put an end to the existence of the army. The plummet touched bottom. But Washington was steady. The army might cease to exist, but he did not cease to exist. The hand that held the handles of the plough still kept the share in the furrow. If need be, he would retreat beyond the Susquehanna, beyond the Allegheny, and sooner than yield he would found a new empire on the banks of the Mississippi. Did Alexander, Caesar, or Napoleon hold any steadier than that?

Again, when victory was in sight and peace was almost assured, the restless fomenters of insurrection in the yet unpaid army came near bringing about a tragedy. Officers high in rank began to misinterpret and suspect Washington's supreme virtue—his steadiness. An anonymous appeal was circulated. It was the cruellest blow of all. Not a moment did the Commander-in-Chief hesitate. As noble as Coriolanus or any other ancient hero, he read a communication which for magnanimity and insight could hardly be surpassed. Pausing in his reading he reached for his spectacles, and putting them on said apologetically, "I have grown gray in your service, and now find myself going blind." It was so simple and unaffected a touch given by a man of such unconscious nobility, that every heart was melted and the crisis safely passed. Curtis in his History of the Constitution was moved to say, "Had the Commander-in-Chief been other than Washington, the land would have been deluged with the blood of civil war."

And now behold him at the zenith. In victory as well as in defeat he holds steady. This is even harder to do. Men there are, plenty of them, who can endure adversity, but who break and go to pieces under the strain of overwhelming popularity. Not so, Washington. Behold him. Behold him at Yorktown receiving Cornwallis' sword, yet with fine tact and gentleness excluding spectators and repressing any signs of exultation. Behold him at the tavern in New York taking last leave of his officers, he, the most famed man of his generation. Lifting his glass he says: "With a heart full of love and gratitude I take leave of you; I most devoutly wish that your latter days may be as prosperous and happy as your former ones have been glorious and honorable." And then when the tears of strong grizzled men dropped like rain, he entered his carriage, waving his old continental hat in silent farewell. Can the unaffected simplicity of this be matched in history? Behold him at Annapolis two days before Christmas, 1783, when Congress and the Legislature of Maryland received back again the commission with which he had been entrusted seven years before, listening reverently and breathlessly to that brief farewell address in which the retiring General so unaffectedly expressed obligation to his companions in arms and trust in Almighty God. This scene always has and probably always will appeal to the imagination of the world. Behold him now surrounded by a coterie of discontented officers who, seeking to strengthen the Government and to secure to the army its rights, suggests that he be king. It was not an impossible suggestion. The thing might have been brought to pass. Had Julius Caesar been in Washington's place, I would not have liked to answer for the consequences:

Casca: Why, there was a crown offered him; and, being offered him, he put it by with the back of his hand, thus; and then the people fell a-shouting.

Brutus: What was the second noise for?

Casca: Why, for that too.

Brutus: Was the crown offered him thrice?

Casca: Ay, marry, wait; and he put it by thrice, *every time gentler than other.*

The straightforward, steady mind and character of Washington did not finger the crown lovingly nor gently put it away. He said no occurrence during the war had given him more painful sensations: "Such ideas I must view with abhorrence and reprehend with severity—banish those thoughts from your mind, and never again communicate a sentiment of like nature." Behold him then, the Cincinnatus of the West, so dubbed by Byron, going back to the rustic life at Mt. Vernon, not in regret and hesitation but with all the exultation of a boy just let out of school. At the summit of adulation and at the very zenith of success, Washington remained unspoiled. Unholy ambition did not move him. Envy passed him by. To end his days as a simple planter on his Virginia estate would have filled Washington's cup of enjoyment to the full. But such was not to be. The Constitutional Convention became a political necessity. Who should preside over it? Who else but the old hero? This he did with honor to himself and satisfaction to his peers. A first President of the United States must be chosen. Who else but the revered leader? Once, twice, and the Ship of State was successfully launched, not without turmoil and difficulty, upon the high seas of a brand-new experiment in government. Had Washington's steady hands not been on the helm, the prow of the ship might not so soon have ploughed the seas of national prosperity. Says Guizot: "Washington did the two greatest things which in politics it is permitted to man to attempt. He maintained by peace the independence of his country which he had conquered by war. He founded a free government in the name of the principles of order and by re-establishing their sway." As Fisher Ames has so penetratingly written, "Washington changed mankind's ideas of political greatness." Because Washington was what he was, the nation still says with Col. Henry Lee, "first in war, first in peace, and first in the hearts of his countrymen."

Mr. Dunn moved that the House extend a vote of thanks to the Committee on Arrangements and to those who had taken part in the exercises of the evening.

The motion prevailed by a unanimous vote.

Mr. Wells moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, February 23, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWENTY-EIGHT.

Lansing, Wednesday, February 23, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. D. A. Scott, of the Wesleyan Methodist Church of Lansing, offered the invocation:

"O God, our Heavenly Father, we bow our heads today in acknowledgment to Thee as the great Supreme Being over all the earth. Thou art the Creator of all. Every institution which stands for righteousness and for sobriety has come to us as an inheritance from Thee. Help us, O God, today as we view the future by the lessons of the past, that we may improve our opportunities as presented to us. May Thy great blessing of oversight and insight and outlook be upon these men today and upon the State which they represent. Bless us, O God, as a State and as a Nation. May we by Thy direction serve the purpose Thou hast called us to serve so that the world may be a little bit better because of our existence. We ask these favors in Jesus' name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dafoe, Farrier, Hubbard, and Olmsted.

The following members were absent without leave: Messrs. Geo. H. Miller, Nevins, and Woodruff.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Jerome presented
Petition No. 81.

Petition of David W. Simons and 313 other citizens of Detroit requesting the establishment of a Women's Employment Bureau in Detroit.

The petition was referred to the Committee on Labor.

Mr. Sargent presented
Petition No. 82.

Petition of Theodore J. Barr and 160 other citizens of Emmett County protesting against the passage of the "One Buck" law.

The petition was referred to the Committee on Game Laws.

The Speaker presented
Petition No. 83.

Petition of F. M. Birchard and 175 other citizens of Ionia County protesting against the proposed rod and line license bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Hunter presented

Petition No. 84.

Petition of the Clinton County Culture Club favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

The Speaker presented

Petition No. 85.

Petition of Charles P. Andrews and 56 other citizens favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Titus presented

Petition No. 86.

Petition of Myrtle C. Pomeroy and 29 other citizens of Kalamazoo County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Wednesday, February 23:

Senate Bill No. 66 (file No. 67)—

A bill to amend chapter 2 of part 4 of Act No. 256 of the Public Acts of 1917—An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business.

Senate Bill No. 79 (file No. 68)—

A bill to amend section 1 of Act No. 110 of the Public Acts of 1905—An act to authorize townships, cities and villages to appropriate money to defray the expenses of the proper observance of Memorial Day.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported

The written request of Mr. Henze for the printing of
House Bill No. 138—

A bill to provide for the labeling of certain classes of merchandise offered for sale.

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Education, by Mr. Curtis, Chairman, reported

House Bill No. 133—

A bill to provide for the suspension of a teacher's certificate for violation of contract.

With the recommendation that the following amendments be adopted, and that the bill then pass:

In line thirty-seven of Section one, strike out the words "deemed advisable" and insert the words "demanded by either party."

Strike out section three and insert a new section three to read as follows:

"Sec. 3. Any person summoned to appear as a witness before said authority for the purpose mentioned herein, who shall fail to appear before said authority on the day specified in the summons, shall be subject to the same penalty as is prescribed under the general laws of this state for failure to appear when served with a summons issued out of any circuit court of the State."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Newberry State Hospital, by Mr. Vine, Chairman, reported House Bill No. 110—

A bill to make appropriations for the Newberry State Hospital.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of Section 1, lines 15 to 44 inclusive, and inserting in lieu thereof the following:

Medical Superintendent	\$4,000.00	\$4,000.00
Other Personal Service	162,138.00	162,138.00

Total	\$166,138.00	\$166,138.00
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Supplies:

Fuel	70,083.75	91,923.75
Provisions	123,415.76	127,324.60
Clothing	20,193.68	20,193.68
Other Supplies	38,885.60	40,661.70

Contractual Service	22,746.10	22,623.98
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Maintenance of Land	450.20	457.71
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Maintenance of Structures and Improvements.....	4,100.00	4,100.00
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Maintenance of equipment	4,245.52	4,364.53
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Outlay for Lands:

Betterments	15.95	16.48.
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Outlay for Structures and Improvements:

Concrete Warehouse	24,867.94	
Farm House	2,500.00	
Small Sheds	378.82	518.64
Coal Trestle	20,000.00	
Sewers	600.00	

Outlay for Equipment:

Automatic Stokers	16,329.00	
Other Outlay for Equipment	16,554.90	16,058.25

Totals	\$531,505.22	\$496,381.27
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The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State House of Correction and Branch of State Prison in Upper Peninsula, by Mr. Gettel, Chairman, reported

House Bill No. 53—

A bill to make appropriations for the State House of Correction and Branch of State Prison in Upper Peninsula.

With the recommendation that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of Section 1, lines 14 to 35 and inserting in lieu thereof the following:

Warden	\$3,500.00	\$3,500.00
Deputy Warden	1,800.00	1,800.00
Other Personal Service	40,030.00	40,030.00

Total for Personal Service	\$45,330.00	\$45,330.00
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Supplies:

Fuel	10,000.00	10,000.00
Provisions	60,000.00	60,000.00
Clothing	10,000.00	10,000.00
Other Supplies	10,950.00	10,950.00

Contractual Service	4,500.00	4,500.00
Maintenance of Land	400.00	400.00
Maintenance of Structures and Improvements.....	1,500.00	1,500.00
Maintenance of Equipment	2,200.00	2,200.00
Outlay for structures and Improvements:		
Roothouse	1,000.00	
Basement	1,000.00	
Pig Pen	3,000.00	
Fences	500.00	500.00
Outlay for Equipment	4,745.00	4,745.00
Totals	\$155,125.00	\$150,125.00

2. Amend by striking out of Section 1 lines 5 and 6 and inserting in lieu thereof the following words: "one hundred fifty-five thousand one hundred and twenty-five dollars."

3. Amend by striking out of Section 1 lines 8 and 9 and inserting in lieu thereof the following words: "one hundred fifty thousand one hundred twenty-five dollars."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 87—

A bill to make appropriations for the United States Boys' Working Reserve.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend Section 1, line 4, by striking out the word "five" and inserting the word "one" in lieu thereof.

2. Amend Section 4, line 3, by striking out the word "five" and inserting the word "one" in lieu thereof.

3. Amend Section 4, line 4, by striking out the word "five" and inserting the word "one" in lieu thereof.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 72—

A bill to make appropriations for the State Treasury.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend Section 1, after the words "Deputy State Treasurer" by striking out the figures "4,000.00 4,000.00" and inserting the figures "3,500.00 3,500.00" in lieu thereof.

2. Amend Section 1, after the word "Bookkeeper" by striking out the figures "2,100.00 2,100.00" and inserting the figures "2,000.00 2,000.00" in lieu thereof.

3. Amend Section 1, after the words "Extra Clerks" by striking out the figures "9,000.00 9,000.00" and inserting the figures "7,500.00 7,500.00" in lieu thereof.

4. Amend Section 1, after the words "contractual service" by striking out the figures "8,483.00 12,483.00" and inserting the figures "9,630.00 13,630.00" in lieu thereof.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 152—

A bill to amend section 9 of Act No. 274, Public Acts of 1911—an act relative to the carrying of concealed weapons.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Introduction of Bills.

Mr. Jerome introduced

House Bill No. 201, entitled

A bill making an appropriation for necessary expenses in housing and preserving the battle flags of the Michigan organizations in the Great War, and providing a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Jerome introduced

House Bill No. 202, entitled

A bill to make appropriations for the Department of Child Welfare, State Board of Corrections and Charities for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Lee introduced

House Bill No. 203, entitled

A bill to license service stations, garages and repair shops wherein motor vehicles and parts thereof are repaired or over-hauled for hire; requiring the owners of such stations, garages and repair shops to employ experienced and competent mechanics for certain classes of work done therein; defining the qualifications of such mechanics, and providing a penalty for violations of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Aldrich introduced

House Bill No. 204, entitled

A bill to amend sections 1 and 9 of Act 19 of the Public Acts of 1919, entitled "An act to provide for the construction, improvement and maintenance of trunk line highways," as amended by Act No. 2 of the Public Acts of 1919, Extra Session.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Ladd introduced

House Bill No. 205, entitled

A bill to amend section 1 of Act No. 66 of the Public Acts of 1919, entitled, "An act to provide for the cutting of noxious weeds within the State of Michigan."

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Dacey introduced

House Bill No. 206, entitled

A bill to amend section 7 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act,"

being section 4001 of the Compiled Laws of 1915, as last amended by Act No. 331 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Coleman introduced

House Bill No. 207, entitled

A bill to amend section 2 and section 3 of Act No. 183 of the Public Acts of 1909, entitled "an Act to prohibit the taking, killing, trapping or molesting of certain fur-bearing animals at certain times, and to prohibit the destruction or the molesting of the houses, holes or habitats of certain fur-bearing animals at all times.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Johnson introduced

House Bill No. 208, entitled

A bill to amend sections 18 and 19 of chapter 4 of Act 283 of the Public Acts of the State of Michigan for the year 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials."

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Johnson introduced

House Bill No. 209, entitled

A bill to amend section 22 of chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being compilers' section 5689 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Glaspie introduced

House Bill No. 210, entitled

A bill to provide for the licensing of persons to take deer; regulating the possession and transportation of same and providing a penalty for violation of any of its provisions.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Jensen introduced.

House Bill No. 211, entitled

A bill to provide for the payment of pensions to old persons who are poor, lame, sick or decrepit, or who are in any way disabled or enfeebled so as to be unable to maintain themselves and who shall not be relieved or maintained by relatives, as provided in chapter 97 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Rauchholz introduced

House Bill No. 212, entitled

A bill to amend sections 4, 5, 6, 7, 10 and 11 of Act No. 540 of the Local Acts of 1903, entitled "An act to establish a board of county auditors for the county of Saginaw, and to prescribe their powers and duties."

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. J. E. Warner introduced
House Bill No. 213, entitled

A bill to amend section 22 of chapter 4 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being section 5708 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Osborn introduced
House Bill No. 214, entitled

A bill to amend sections 37 and 40 of Act No. 281 of the Public Acts of 1909, entitled "An act relative to the nomination of the party candidates for public office and delegates to political conventions; to regulate primary elections and to prescribe penalties for violations of its provisions, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal Act No. 4 of the Public Acts of the Extra Session of the year 1907, and all local primary election acts contravening the provisions of this act, except as in this act otherwise provided," being sections 3546 and 3549 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Read introduced
House Bill No. 215, entitled

A bill to amend section 2 of chapter 23 of Act 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise," approved May 10, 1917.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Lord introduced
House Joint Resolution No. 7, entitled

A joint resolution proposing an amendment to article 3 of the State Constitution by adding a new section thereto, to be numbered and known as section 9 of said article, directing the Legislature to provide by general law for the holding of primary elections for the nomination of candidates for all public offices, designated and provided for in the State Constitution, by direct vote of the registered and qualified voters of each political party; and to provide that the party nominee for all State and county offices shall constitute and become the delegates to political party conventions.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Michigan State Prison, by Mr. Stevenson, Chairman, submitted the following report:

To the Speaker of the House of Representatives:

Your committee on Michigan State Prison, Jackson, in view of the reports in the newspapers and elsewhere in reference to general conditions in Jackson Prison, have made a careful investigation of the condition of that institution, going carefully through the records of the prison in reference to Medical Treatment, Discipline and Punishment, and beg to make the following report:

In taking up this report we would like to consider the various matters under the following general headings:

1. Prison population.
2. Industries.
3. Farms.

4. Sanitary conditions.
5. Health and Medical conditions.
6. Food supply.
7. Discipline, Privileges and Punishments.
8. Proposed new prison.
9. General conclusion.

Prison Population:

Your committee finds that there are at the present time confined in Jackson prison 1286 men. Of these, 1029 are white men and 257 colored. There are in the institution 6 boys 17 years old, 26 18 years old, 49 19 years old, and 47 20 years old, making a total of 118 minors. The oldest prisoner in point of service has been confined for 35 years and there are now in the institution 34 men who have been there for ten years or more.

Your committee attempted to secure data showing the percentage of native born American citizens among this population, as compared with men of foreign birth, but to get this accurate would have required a more diligent search of the records than we felt in position to make, but the opinion of the prison officials and the observation of your committee would lead to the belief that a large percentage are of American birth.

The records of the prison physician show that of the present prison population 269 men were syphilitic, 107 men were tubercular, 276 with venereal diseases, and 667, including some of the above, subnormal mentally when received at the prison.

While the prison at Jackson contains a large percentage of men convicted of murders, robberies, larceny, forgeries, etc., there is also a very large proportion sent there for crimes which by their very nature cannot be given prominence in the public press, and which we do not care to deal with in detail in this report. These latter are crimes which are committed by the 667 men who are subnormal mentally, and who in a great many instances represent the lowest type of degenerate.

Industries:

The industries in connection with the main prison are the Binder Twine factory, Monument factory, Chair factory and Cannery. Machinery is now being installed for the making of automobile license plates which it is planned to have made at the prison from now on. At the time of the last visit of your committee on Feb. 16th, there were 1053 men employed in the various industries. The largest industry is the Binder Twine plant, occupying three floors of a large brick building, running day and night in two shifts, and giving employment to over 600 men. The work in this plant is the hardest and least agreeable of any of the present industries, the noise from the various spindles and carding machines being very noticeable and there being some sisal dust in the air. The plant, however, is well laid out, well ventilated, clean, and in every respect as pleasant for the working men there as a plant of that particular nature could be.

In the Monument factory, all work is done by sand blast or pneumatic chisel, the laborious hand chiseling having been entirely done away with, and provisions have been made for removing the dust from these rooms by suction, so that the health of the men is not endangered from that source.

The Chair factory is working only about thirty per cent at the present time on account of there being no market for reed furniture. This industry is located in an old brick building separate from the binder twine plant, and while the floors are out of level in some places and the building shows other signs of age, it is light, clean, well ventilated and except for the odor of shellac in one department it is a pleasant place to work.

The cannery is, of course, not in operation at the present time. This industry is located in another old building, which, however, is well kept up, is clean and with ample provision for thoroughly sterilizing all vessels used in the canning of the fruits and vegetables.

In all of the industries the inmates are paid a minimum of thirty cents per day for performing the regular quota of work assigned them, and are all permitted to do more than that amount of work for which they are paid extra and in many instances, particularly in the Chair Factory, the men's earnings will run as high as fifty dollars, and in some instances as high as sixty dollars, a month.

These moneys are credited to their accounts and they are permitted to spend it in the prison store for tobacco, candy, and other things permitted to be sold to the inmates, or to send it out to their families or friends as they prefer.

Your committee feels that considering the industries of the prison as a whole, they are well conducted and afford opportunity for work under as pleasant conditions as could be had in an institution of this kind, and would compare favorably so far as working conditions are concerned with similar industries on the outside.

Farms:

In connection with the main prison there are ten farms all operated by prison trusties. A fair percentage of these men are serving life sentence, but are on these farms on the honor system, and the prison records show very few attempts to escape on the part of these men. They are of course, the highest type mentally, although usually are guilty of the major crimes. On February 16, there were 252 men on these farms on the honor system, and the prison records show that during the summer months this had run as high as 402 men per day. A number of these were not complete trusties, but were sent out in gangs under guard to assist on the farms.

The prison records show that the state owns in and around Jackson 3364 acres in these various farms, all being worked on systematic basis with proper buildings and equipment. The buildings have recently been thoroughly repaired and painted, new roofs have been put on a large number of them,—a large amount of new fence has been built and the general condition of the farms is, in the opinion of the members of the Committee who are familiar with the farming industry, first class.

Some new lands have been cleared during the past two years and a portable saw mill erected and all available timber from this land has been sawed into lumber, the lumber carefully piled and is being used where necessary for repairs and new buildings. As part of the equipment, the prison farms own six tractors, over one hundred wagons, several trucks, the necessary equipment of plows and other farm machinery, besides 127 horses, 1758 chickens, 304 hogs, 363 dairy cattle besides a large number of beef cattle. Practically all meat, milk, eggs and vegetables for the prisoners are produced on the prison farms.

At what is called the clay pits near Onondaga, is located the brick and tile plant with a daily capacity of 70,000 brick. This is equipped with modern machinery, up-to-date kilns, and is in every way a modern plant. Ninety-five men are employed at this plant. At this place, as well as at all other farms, the men are entirely on the honor system, sleeping in dormitories, and without guards. The honor system which prevails on all these farms will be taken up in a later paragraph.

Sanitary Conditions:

A large part of the main prison was constructed before the days of electric lights and modern plumbing, and in this older part the sanitary conditions are not a credit to the State of Michigan. In what is known as the east-end cell block and in the west-end cell block the cells are not provided with toilets or running water. In the new cell blocks in the west wing each cell has its individual toilet, running water and electric lights, and in a still newer cell block composed of dormitories sleeping eight men, each dormitory has its toilet, hot and cold water, and shower baths.

All of the cell blocks are kept painted inside and out and men are detailed to continually scrub the floors and wash down the walls so that in no place was there any evidence of dirt, or even in the older cell blocks where the sanitary conditions are not what we might hope, was there any evidence of any offensive odor.

The prison has in operation and in constant use, a large sterilizer for cleaning and disinfecting bedding and mattresses, and four men are constantly employed in the operation of this sterilizer and all bedding and mattresses in the prison are sterilized and bedding thoroughly washed at least once in ninety days. There was no evidence of any vermin of any kind and a large number of inmates questioned by your committee as to that particular point, some of them having been there for a number of years, stated that there had been no vermin in the prison to their knowledge.

[February 23]

The sanitary conditions are under the direct supervision of the prison physician who makes regular inspections both at the main prison and the various farms, and it is the opinion of your committee that this work has been splendidly taken care of, and that conditions at Jackson prison in that respect are exceptionally fine for an institution of that kind.

Baths are provided in the wings for the men who do not have these in their dormitories, and every man is obliged to bathe and have a complete change of underwear at least once each week, and those who are working at particularly hard or dirty work, are required to bathe oftener. The prison maintains its own laundry, where all clothing is thoroughly washed and returned to the inmates. The laundry is very much over crowded at the present time, not having been designed for so large a prison population, but by working extra shifts has been able so far to meet the demands on it.

Men who are working in the Dining room and Kitchen, are required to wear white clothes at all times, which are changed daily, and are required to bathe daily and the kitchens and dining rooms and other places where food is handled are kept scrupulously clean.

Health and Medical Conditions:

On being received into the prison each new inmate is immediately given a bath and a complete outfit of clean clothes and is then placed in quarantine for fourteen days before being permitted to mingle with other prisoners. While in quarantine, all men receive physical and mental examinations including blood tests for malignant diseases and tuberculosis. They are given daily exercise in the prison yard and during quarantine are instructed in the rules of the institution, and a character study made of each case. If they are found to be affected with any disease requiring hospital attention, they are at once placed in the hospital for treatment, and in case of any disease not requiring hospital attention they are at once given the necessary treatment which is continued until they are cured.

The prison physician, Dr. Macgregor, is on duty from five-thirty each morning until five in the afternoon, and is within reach at all times for emergency calls, either in the main prison or at any of the farms. He devotes his entire time to the inmates.

Each morning at five forty-five, the regular sick call is made at which time those who are able to do so call at the Doctor's office, after which those who are temporarily confined to their cells, or are in the hospital are given attention. The prison records show that the number attending sick calls run from a minimum of 65 to a maximum of 125 per day. The average number excused from work on account of sickness or injury during the last six months of 1920 was eleven per day.

Inmates who are found to be sufferers from tuberculosis on being admitted to the prison are immediately transferred to the T. B. farm and anyone developing T. B. is also taken there for treatment. There are at present 9 cases of T. B. under treatment, six being active and three inactive. There are also 98 inmates who are being watched for T. B. but in such an inactive state that treatment is not considered necessary.

A hospital with 12 beds is maintained in a room over the Chapel, light, sunny and well ventilated, and all cases requiring hospital treatment (except T. B.) are taken care of there. The 1919 Legislature made provision for an X-Ray machine and other hospital supplies, so that it is now possible to make X-Ray examinations and perform any operations necessary in this hospital.

An outside dentist is employed by the prison, regular dental examinations are made and any necessary dental work is performed for the inmates free of all charge. In addition to the general work outlined above the prison physician inspects all food and tests the cattle on the various farms for T. B.

Your committee feels that they cannot too highly commend Dr. Macgregor, for his careful, conscientious work as physician at this prison, and we feel that his work and his attitude toward the men are a large factor in enabling the Warden to maintain the splendid sanitary conditions, the discipline, and the good feeling among the inmates which prevail in this institution.

Food Supply:

The general thought back of the food supply at the institution is that to be contented at their work men must have a sufficient quantity of good wholesome

food, clean and properly cooked and served. As stated in former sections of this report the sanitary conditions surrounding the food supply are excellent, the food served is good and substantial and each inmate is permitted to have all the food he desires. This does not mean that men are permitted to take food from the table to their cells or to their work, but in the dining room they may have all they care to eat.

Each week a menu is prepared covering the entire week and stores are drawn for the kitchen to cover this menu. This covers not only the main dining room of the prison, but the dining rooms on the various farms. The following is the menu for the week commencing February 14th:

MONDAY.

Breakfast:

Rice with raisins, milk and sugar, coffee cake, oleo, bread and coffee.

Dinner:

Hamburg and macaroni, potatoes, gravy, mashed turnips, bread and tea.

Supper:

Bean soup, bread pudding, cream sauce, apple jelly, bread and tea.

TUESDAY.

Breakfast:

Oat meal, milk and sugar, oleo, bread and coffee.

Dinner:

Beef stew, potatoes, carrots, onions, tomatoes, hot biscuits, bread and tea.

Supper:

Fried potatoes and onions, fried bologna, catsup, gravy, bread and tea.

WEDNESDAY.

Breakfast:

Rice with raisins, milk and sugar, Baltimore biscuits, oleo, bread and coffee.

Dinner:

Pot roast beef, potatoes, gravy, succotash, cabbage salad, bread and tea.

Supper:

Vegetable soup, brown cake, apricot sauce, bread and tea.

THURSDAY.

Breakfast:

Oat meal, milk and sugar, oleo, bread and coffee.

Dinner:

Pork sausage, potatoes, gravy, sauer kraut (change to what is on hand this day), bread and tea.

Supper:

Baked hash, gravy, beet pickles, bread and tea.

FRIDAY.

Breakfast:

Rice with raisins, milk and sugar, oleo, cookies, bread and coffee.

Dinner:

Fried pork, milk gravy, potatoes, hot slaw, alternate with boiled pork and cabbage, bread and tea.

Supper:

Chili con carne, hot biscuits, syrup, alternate with cream potatoes, bologna or liver sausage, bread and tea.

SATURDAY.

Breakfast:

Stewed prunes, coffee cake, oleo, bread and coffee.

Dinner:

Baked pork and beans, onions, syrup, bread and coffee.

Supper:

Stewed peaches, sliced meat, white cake, bread and tea.

SUNDAY.

Breakfast:

Oat meal, milk and sugar, oleo, cinnamon rolls, bread and coffee.

Dinner:

Beef steak, mashed potatoes, brown gravy, corn, cabbage salad, apple pie, bread and coffee.

Supper:

Lunch from dinner.

At the time of the first visit of your committee to this institution we had dinner at the Onondaga Farm in the regular dining room and of the regular fare and can testify from our own experience that the food was abundant, clean, well cooked and in every respect a satisfactory meal for every one. Both inmates and officers who were in the United States army during the late war, stated to your committee that the food served in Jackson prison was equal both in quantity and quality to that supplied in the U. S. army.

Discipline, Privileges and Punishments:

In dealing with this phase of Jackson prison your committee would first call attention to the fact that the institution at Jackson is neither a kindergarten, a Sunday school class, nor a pink tea club, but a penal institution; and while having among the inmates men of ordinarily good character and morals who have merely been guilty of a slip, it also numbers among its inmates a large number of the lowest type of degenerates to be found in any institution in the world, and that the first essential to the control of this latter class is absolute discipline.

On being received at the institution and while being held for 14 days in quarantine all inmates are thoroughly instructed in the rules, which are printed in pamphlet form, and those few who cannot read the English language are thoroughly instructed verbally as to what is expected of them. These rules are in no instance unnecessarily severe but they are and must be strictly lived up to and enforced. Your committee has gone carefully through the prison records covering violations of the rules for the year 1920 and the following is a list of the various violations occurring at that time:

Offense	Number of Men
Parole Violation	26
Stealing	26
Fighting	36
Attempting to Escape	10
Smoking on job	22
Refusing to work	32
Leaving assignment	27
Shooting craps	18
Disobedience of orders	46
Loafing on job	19
Insufficient work	54
Improper work	26
Insolence to officers	34
Disturbance in Cell House	32

Cell visiting	13
Destroying state property	13
Lying	3
Visiting on gallery	12
Assaulting officer	6
Resisting officer	1
Aiding an Assault	7
Leaving Cell	2
Assaulting another inmate	2
Interfering with officer	1
Threatening officer	1
Having dagger in cell	1
Receiving contraband goods	1
Disturbance in dining room	1
Being intoxicated	1
Having money on person	1
Interfering with work	1
Playing cards	4
Brewing intoxicants	1
Bad morals and influence	1
Cooking on assignment	2
Smoking in line	3
Sending contraband mail	1
Carrying food to shop	1
Playing checkers	2
Total	390

It strikes your committee that considering the number of men and the character of a large percentage of them, that this is a remarkably small number of violations of the rules and indicates the maintenance of splendid discipline in the prison.

The penalties imposed for minor infractions of the rules consists of the removal of privileges, such as attending picture shows in the chapel on Sunday, being taken off the honor list in instance of parole violation, the restriction of other liberties and the confinement either in thier own cells or in what is known as the punishment cells for periods ranging from twenty-four hours to as high in one instance as forty-two days. In no instance is corporal punishment resorted to except as a last resort where inmates refuse to work or commit murderous assault on either an officer or an inmate.

Where inmates are confined in the punishment cells their only rations consist of dry bread and water, and in some instances they are compelled to stand for long intervals inside a circular door, where they have just room to stand. Where this punishment is inflicted the number of hours standing up at any one time corresponds with regular working hours. This is continued until the inmate is ready to comply with the rules. This punishment is usually applied in cases of refusal to work.

Over the period of 18 months ending December 31, 1920 there have been in Jackson prison, seven instances of actual corporal punishment, or paddling, to which considerable attention has lately been called in the public press and elsewhere. The records show that this is used only where inmates have assaulted an officer or an inmate. Your committee have talked with a number of inmates, not selected by the Warden, asking them if in their opinion paddling had ever been resorted to where the punishment was unnecessary or undeserved and the invariable opinion of the inmates themselves has been that where this form of punishment has been applied it was justified, necessary, and that discipline could not have been maintained otherwise.

Another form of punishment imposed for attempting to escape, fighting, stealing, and some other more serious infraction of the rules, but less than refusal to work or assault, is to require the breaking of a certain amount of stone each day. While under this penalty if the required amount of stone, which is reasonable, is broken, the inmate is allowed tobacco and the regular prison fare. If he refuses or fails to break the required amount of stone he is first deprived of

tobacco, and later put on a reduced rate. The records indicate, however, and talks with the prisoners bear out the record, that these last restrictions seldom have to be resorted to.

In considering the general attitude of the inmates toward the Warden, Deputies and Guards, there is no suggestion of any bullying or unnecessarily harsh or brutal methods of dealing with the prisoner nor any indication of sullen or resentful attitude on the part of the inmates toward those in authority, which would certainly be the case if wanton cruelty were being used on their part. On the other hand, the institution breathes the air of strict discipline, rigidly and justly enforced, but with a spirit of kindness and consideration for those under discipline.

The honor system is in effect in Jackson prison and wherever in the opinion of the Warden the inmates are entitled to privileges outside of the walls on their honor, these privileges are extended, and there are very few instances of abuses of these privileges. Where the privilege is abused, it is immediately withdrawn and the offending inmate again closely confined within the prison walls.

As an illustration in the work at the clay pit at Onondaga, where 92 men are employed, they have an honor club with their own officers and enforce their own rules, appointing their own guards, with only one deputy warden as an officer in charge, and since the organization of this club no attempt has been made on the part of any inmate at that place to escape. Minor violations of the rules have been very few.

In the main prison the Chapel has been fitted with a stage, a screen and moving picture machine, and two pictures are shown each Sunday afternoon. The inmates also have their own band which gives a concert in the Chapel on Sunday evenings, and on certain other evenings during the week and during the noon meal each day. There is also a baseball diamond in the prison yard with two or three regularly organized teams, and with a ball game every Saturday afternoon when weather conditions will permit. There are also the usual religious exercises on Sunday.

For the benefit of those who have not had the advantages of a grammar school education a school is maintained, with an outside instructor, where all inmates may receive instruction in the English language or in any other subject ordinarily taught up to the 8th grade of the public school. The inmates are also permitted to do certain fancy work in their cells which is sold for their account through the prison store.

Your committee feels that rather than being criticised for the few instances in which corporal punishment has had to be resorted to Warden Hulbert should be highly commended for the fine discipline and splendid feeling, for an institution of that kind, which exists in Jackson prison. We as the committee approve his course in every particular and regret the unfavorable publicity in articles which recently appeared in some of the papers, and the action of certain Women's Clubs of the State, based on entire ignorance of conditions existing at this institution, demanding the removal of Warden Hulbert. Actions of this kind become known throughout the prison and tend to excite the inmates, upset discipline and make necessary the very measures to restore discipline which in ignorance they seek to correct.

Proposed New Prison:

In the general appropriation bill for the Michigan State Prison as adopted by the 1919 Legislature, \$5,000 was provided for preparing plans for a complete new prison. These plans have been gotten out by the Board of Control through a competent engineering firm, and submitted in full detail in pamphlet form.

Your committee has given careful thought and consideration to this plan for a new prison, as proposed by the Board of Control, and heartily approve of the proposed plan both as to location and the general idea of the proposed prison. The idea of three distinct prisons where first termers can be kept apart from hardened criminals, and where men of clean morals will not have to be thrown with the degenerates, who form a part of the usual prison population, appeals to us as a long step forward in what we conceive to be the most important function of a prison, that is the reformation of men who have committed crimes and the returning of them to society at the expiration of their term, better men and with a more correct view of their responsibilities to society and its attitude to-

ward them, than is the case at present. We believe too, that the proposed plan is in line with the best thought of practical penology and that Michigan should be proud to be among the leaders in this respect.

We do not, however, feel that the present financial condition of the State warrants the appropriation and spreading on the tax roll of \$4,000,000 over the next two years for even this necessary work. If it should be decided later, to submit to a vote of the people the question of a bond issue, to cover a number of building projects proposed for the various educational and penal institutions of the State, we would recommend that the amount necessary for the building of the proposed new prison be included in such measure. As stated above we do not feel that the State's finances permit of this being handled as a straight appropriation at the present time, and we have therefore, eliminated from the appropriation bill for this institution the items amounting to upwards of \$4,000,000 for this new prison, although heartily approving of the new plan.

General Conclusions:

In summing up the whole situation at the Michigan State Prison at Jackson, your committee feels that this institution is being run with the highest regard for the interests of the inmates that is possible with the class of men which such an institution has to deal with. That all conditions surrounding the inmates are as favorable as it is possible to make them in the present buildings, and that Warden Hulbert, Deputy Shean, and Dr. Macgregor and the various officers and guards working under them should be highly commended for their management of this institution rather than that any criticism should be directed against them.

In this connection your committee is in possession of a copy of a letter written on Feb. 10, 1921, to the Detroit Free Press, from a woman known on at least two continents as the one who has taken the greatest interest in the welfare of the inmates of penal institutions, Maude Ballington Booth, in which she speaks in no uncertain terms of the splendid reforms instituted, the good work done, and the praise of the inmates in Jackson prison of their treatment by the present administration. Her letter further contains the suggestion, that a careful and unbiased investigation be made of this institution and the facts published. This your committee has tried to do, and after making the investigations we have, we would welcome any further investigations of this institution from any unbiased source and believe that the further such investigations go the more Michigan State Prison at Jackson will stand out as well managed, and as fine an institution as is possible, under the circumstances.

We wish to commend highly the present Board of Control of this institution who are working with and supporting the Warden cordially in making this the institution that it is.

Your committee in this investigation has made no attempt to go into the financial end of the operating of the prison nor of the prison industries, for we feel that that is a minor consideration as compared with the treatment of the inmates, it being our idea that the important function of such an institution as the Jackson prison is the making of men and not of money and we have, therefore, considered only questions bearing on the surroundings and treatment of the inmates without any reference to profit and loss in the various industries.

Respectfully submitted,

JOHN STEVENSON,
FRANKLIN MOORE,
ROLLIE L. LEWIS,
JOS. E. WARNER,
GEO. DANZ.

Third Reading of Bills.

House Joint Resolution No. 2 (file No. 17), entitled

A joint resolution proposing an amendment to section 2 of Article 17 of the Constitution of the State of Michigan requiring the signatures of twenty per cent of the legal voters of the State upon the petitions initiating a constitutional amendment,

Was read a third time and pending the taking of the vote on the passage thereof.
 Mr. Miles moved to amend by striking out of line 4 of section 2 the word "twenty" and inserting in lieu thereof the word "fifteen."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Welsh moved that the further consideration of the joint resolution be indefinitely postponed.

Mr. Haan demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Welsh then did not prevail a majority of all the members-elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Copley	Mr. Kirby	Mr. Osborn
Allard	DeWitt	Kooyers	Pitkin
Atwood	Emerson	Ladd	Rankin
Averill	Ewing	Leedy	Rasmussen
Barnard	Francis	Locke	Rauchholz
Braman	Frick	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Hall	Manwaring	Sargent
Byrum	Harris	Meggison	Smith
Case	Holland	Miles	Townsend
Chase	Jerome	Miller, Wm. F.	Wade
Coleman	Jewell	Morrison	Welsh

48

NAYS.

Burnham	Mr. Glaspie	Mr. Lewis	Mr. Sanson
Butler	Green	Liddy	Stevenson
Culver	Haan	McKeon	Strauch
Curtis	Hart	Menerey	Strom
Dacey	Hartway	Moore	Titus
Danz	Henze	Mosier	Town
Dean	Hopkins	O'Brien	Vine
Dunn	Hunter	Palmer	Warner, Jas. E.
Evans	Jensen	Ramsey	Watson
Fuller	Lee	Read	Wells
Gettel	Lennon	Reutter	Speaker

44

The question being on the passage of the joint resolution,
 The joint resolution was then not passed, two-thirds of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Burnham	Mr. Gettel	Mr. Lennon	Mr. Reutter
Butler	Glaspie	Liddy	Sanson
Culver	Green	McKeon	Stevenson
Curtis	Haan	Menerey	Strauch
Dacey	Hart	Moore	Titus
Danz	Hartway	Mosier	Townsend
Dean	Hopkins	O'Brien	Vine
Dunn	Hunter	Palmer	Watson
Evans	Jensen	Ramsey	Wells
Fuller	Lee	Read	

39

NAYS.

Mr. Aldrich	Mr. DeWitt	Mr. Kooyers	Mr. Pitkin
Allard	Emerson	Ladd	Rankin
Atwood	Ewing	Leedy	Rauchholz
Averill	Francis	Lewis	Robinson
Barnard	Frick	Locke	Rowe
Braman	Gowdy	Lord	Sargent
Brown	Hall	MacDonald	Smith
Bryan	Harris	Manwaring	Strom
Byrum	Henze	Meggison	Town
Case	Holland	Miles	Wade
Chase	Jerome	Miller, Wm. F.	Warner, Jos. E.
Coleman	Jewell	Morrison	Weish
Copley	Kirby	Osborn	Speaker

52

House Bill No. 128 (file No. 21), entitled

A bill to repeal sections 28 and 29 of chapter 4 of Act 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being sections 4374 and 4375 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Lee	Mr. Read
Allard	Evans	Leedy	Reutter
Atwood	Ewing	Lewis	Robinson
Averill	Francis	MacDonald	Rowe
Barnard	Frick	McKeon	Sanson
Braman	Fuller	Manwaring	Sargent
Brown	Gettel	Meggison	Smith
Burnham	Haan	Miles	Strauch
Butler	Hall	Miller, Wm. F.	Strom
Byrum	Harris	Moore	Titus
Case	Hart	Morrison	Town
Chase	Henze	Mosier	Townsend
Coleman	Hunter	O'Brien	Vine
Copley	Jensen	Palmer	Wade
Culver	Jerome	Pitkin	Warner, Jos. E.
Curtis	Jewell	Ramsey	Watson
Danz	Kirby	Rankin	Wells
Dean	Kooyers	Rasmussen	Weish
DeWitt	Ladd	Rauchholz	Speaker
Dunn			

77

NAYS.

0

The House agreed to the title of the bill.

Mr. Jos. E. Warner moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 59 (file No. 24), entitled

A bill to amend section 2 of Act No. 77 of the Public Acts of 1849, entitled "An act relative to the costs of proceedings of criminal cases," being section 15908 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Rauchholz
Allard	Francis	Lee	Reutter
Averill	Frick	Leedy	Robinson
Braman	Fuller	Lewis	Rowe
Brown	Gettel	Locke	Sanson
Bryan	Glaspie	Lord	Sargent
Burnham	Gowdy	MacDonald	Smith
Butler	Green	McKeon	Stevenson
Byrum	Haan	Manwaring	Strauch
Chase	Hall	Meggison	Titus
Coleman	Harris	Miles	Town
Copley	Hart	Miller, Wm. F.	Townsend
Culver	Henze	Moore	Vine
Curtis	Holland	Morrison	Wade
Danz	Hopkins	Moser	Warner, Jos. E.
Dean	Hunter	O'Brien	Watson
DeWitt	Jensen	Palmer	Wells
Dunn	Jerome	Pitkin	Welsh
Emerson	Jewell	Ramsey	Speaker
Evans	Kooyers	Rankin	

79

NAYS.

Mr. Case	Mr. Lennon	Mr. Rasmussen	3
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The House agreed to the title of the bill.

House Joint Resolution No. 4 (file No. 25), entitled
A joint resolution proposing an amendment to Article 8 of the Constitution
of the State of Michigan by adding a new section thereto, to stand as section 19-A
of said article, authorizing townships, either separately or in conjunction with
other townships, to acquire, own, establish and maintain public and charitable
hospitals,

Was read a third time and passed, two-thirds of all the members-elect voting
therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Lee	Mr. Rankin
Allard	Evans	Leedy	Rasmussen
Averill	Ewing	Lennon	Rauchholz
Barnard	Frick	Lewis	Read
Braman	Fuller	Liddy	Reutter
Brown	Gettel	Locke	Robinson
Bryan	Glaspie	Lord	Rowe
Burnham	Gowdy	MacDonald	Sanson
Butler	Green	McKeon	Sargent
Byrum	Haan	Manwaring	Smith
Case	Hall	Meggison	Stevenson
Chase	Harris	Miles	Strauch
Coleman	Hart	Miller, Wm. F.	Strom
Copley	Holland	Moore	Town
Culver	Hopkins	Morrison	Townsend
Curtis	Hunter	Moser	Vine
Dacey	Jensen	O'Brien	Wade
Danz	Jewell	Osborn	Watson
Dean	Kirby	Palmer	Wells
DeWitt	Kooyers	Pitkin	Welsh
Dunn	Ladd	Ramsey	Speaker

84

NAYS.

Mr. Henze

1

The House agreed to the title of the joint resolution.

Senate Bill No. 9 (file No. 10), entitled

A bill to amend the title and section 1 of Act No. 109 of the Public Acts of 1905, entitled "An act to prevent persons from unlawfully using or wearing the badge or button of the Grand Army of the Republic, the Loyal Legion of the United States, or the United Spanish War Veterans, and to repeal section 11768 of the Compiled Laws of 1897," being section 15579 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kooyers	Mr. Rankin
Allard	Ewing	Ladd	Rasmussen
Averill	Francis	Lee	Rauchholz
Barnard	Frick	Leedy	Read
Braman	Fuller	Lennon	Reutter
Brown	Gettel	Lewis	Robinson
Bryan	Glaspie	Liddy	Rowe
Burnham	Gowdy	Locke	Sanson
Butler	Green	Lord	Sargent
Byrum	Haan	MacDonald	Smith
Case	Hall	McKeon	Stevenson
Chase	Harris	Manwaring	Strauch
Coleman	Hart	Meggison	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Wm. F.	Town
Curtis	Holland	Moore	Townsend
Dacey	Hopkins	Morrison	Vine
Danz	Hunter	Mosier	Wade
Dean	Jensen	Osborn	Watson
DeWitt	Jerome	Palmer	Welsh
Dunn	Jewell	Pitkin	Speaker
Emerson	Kirby	Ramsey	

87

NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Culver made written request for the printing of
House Bill No. 185—

A bill to amend Sec. 5, Chapter 14, Public Acts of 1917—General Election Law.
House Bill No. 186—

A bill to amend Sec. 4 of Chapter 5, Act 126 of Public Acts of 1917—to provide
for registration of electors.

House Bill No. 187—

A bill to amend Sec. 7 of Chapter 3 of Act 126 of Public Acts of 1917—to provide
for registration of electors.

House Bill No. 188—

A bill to amend Sec. 2 of Chapter 2, Act 126 of Public Acts of 1917—to provide
for registration of electors.

House Bill No. 189—

A bill to amend Sec. 2, 3, 4, and 5 of Chapter 4, Act 126 of Public Acts of 1917—
to provide for registration of electors.

House Bill No. 190—

A bill to amend Chapter 25 of Act 203 of Public Acts of 1917—General Election Law.

House Bill No. 191—

A bill to amend Sec. 5 of Chapter 10 of Act 203 of Public Acts of 1917—General Election Law.

House Bill No. 192—

A bill to amend Sec. 1 of Chapter 10 of Act 203 of Public Acts of 1917—General Election Law.

House Bill No. 193—

A bill to amend Sec. 1 of Act 124 of Session Laws of 1865—designating holidays to be observed in certain cases.

The request was referred to the Committee on Printing.

General Orders of the Day.

Mr. Byrum moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Byrum to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 16 (file No. 26)—

A bill to amend section 1 of Act 44, Public Acts of 1907—an act to punish unlawful taking of automobiles.

House Bill No. 151 (file No. 27)—

A bill to amend sections 2, 8, 10, 14, 17, 18, 26, 27, 29, 30, 42, 47, 48 and 63 of Act No. 59, Public Acts of 1915—general highway law.

The bills were placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of

Messages From The Senate.

A message was received from the Senate returning
House Bill No. 103 (file No. 11)—

A bill to amend section 6 of Act No. 368, Local Acts of 1895—An act to revise, amend and consolidate all acts relative to Union School District of the City of Flint.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Mr. Wells moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, February 24, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER TWENTY-NINE.

Lansing, Thursday, February 24, 1921.

2:00 o'clock p. m.

. The House was called to order by the Speaker.

Rev. C. W. Stephenson, of the Methodist Episcopal Church of Woodland, offered the invocation:

"Our Heavenly Father, we would be glad to come into Thy presence this afternoon with becoming reverence and ask for the Divine blessing to rest upon us, whether we were worthy or unworthy, but we do ask that we may be glad as we think of the spirit of courage and devotion that is today being manifested in this legislative body. We thank Thee for the things they are trying to do, because they realize the difficulties of the problems that lie before them for solution. Help them to know that these problems can never be solved by human wisdom or human power or human learning. Grant that they may have the illumination that they need and the warmth of heart that they need, and the devotion to principle that they need, that the things that are now causing so much sorrow, and so much anxiety in our State, may be relieved; that those who feel they are unjustly burdened may realize that the men who are sent here shall honor themselves by the work that they do, honor their constituencies, honor their State and honor Thy name. Guide them in their deliberations; help them to feel as they look back upon what they have done here, that they shall have no reason to blush, but shall be glad; grant that everywhere there shall come good to our fair State; more employment, more of consecration to the right, more of industrial prosperity, more of conscientious devotion to our State institutions, our institutions of learning, and our benevolent institutions, and all the things, that in any way are under the control of this body at this time.

We ask for Thy blessing to rest upon our Chief Executive of this State. We thank Thee for what he is trying to do. We thank Thee for the spirit of co-operation as manifested on the part of these men that help him to do something worthy, something that he shall be glad he tried to do. Bless him and guide him and grant that he may not feel discouraged when the difficulties come.

Be with him who presides over this body. Help him to be wise and clear minded and help him to have that breadth of vision that alone will be an honor to his position, an honor to himself and to Thee. Lead us every step of the journey that we take and help us to feel that every step brings us closer to the close of our little work; brings us closer to the time when we shall hear, "Well done, thou good and faithful servant; enter thou into the joys of Thy Lord." We ask these things through Christ, our Redeemer. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dafoe, Farrier, Hubbard, and Olmsted.

The following members were absent without leave: Messrs. Danz, Hartway, Geo. H. Miller, Nevins, Jos. E. Warner, and Woodruff.

Mr. Dacey moved that Mr. Danz be excused from today's session.
The motion prevailed.

Mr. Stevenson moved that Mr. Hartway be excused from today's session and the sessions of Friday and Monday.

The motion prevailed.

Mr. Haan moved that Geo. H. Miller be excused from today's session, and the sessions of Friday and Monday.

The motion prevailed.

Mr. MacDonald moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Dunn, Frick, Green, Hart, Manwaring, O'Brien, and Palmer asked and obtained leaves of absence from Friday's session.

Mr. Liddy asked and obtained leave of absence from the sessions of Friday and Monday.

Mr. Jerome moved that Messrs. Jensen and Wells be excused from Friday's session.

The motion prevailed.

Presentation of Petitions.

Mr. Manwaring presented
Petition No. 87.

Petition of Mabel E. Wigner and 14 other teachers in the Public Schools of Chelsea, endorsing the new teachers' retirement fund bill.

The petition was referred to the Committee on Education.

Mr. Brown presented
Petition No. 88.

Petition of the Flint Chamber of Commerce favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Townsend presented
Petition No. 89.

Petition of the members of the St. Johns Evangelical Church of Jackson protesting against any legislation placing church property on the tax rolls.

The petition was referred to the Committee on Religious and Benevolent Societies.

Mr. Lennon presented
Petition No. 90.

Petition of the Bristol W. C. T. U. favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Reports of Standing Committees.

The Committee on State Industrial School for Girls, by Mr. Palmer, Chairman, reported

House Bill No. 56—

A bill to make appropriations for State Industrial Home for Girls.

With the recommendation that the following amendments be adopted:

1. Amend by striking out lines 5 and 6 and inserting in lieu thereof the words, "Two hundred sixty thousand two hundred thirty-six dollars and fifty cents."

2. Amend by striking out all after the word "of" in line 8 and inserting in lieu thereof the words, "Twenty one thousand nine hundred seventy-three dollars and fifty cents."

3. Amend by striking out lines 18 to 40 inclusive and inserting in lieu thereof the following:

Other Personal Service	\$69,850.00	\$69,850.00
Totals for personal service	75,350.00	75,350.00
Supplies:		
Fuel	19,000.00	19,000.00
Provisions	45,000.00	45,000.00
Clothing	15,000.00	15,000.00
Other supplies	13,446.00	13,446.00
Contractual Service	22,407.50	22,407.50
Maintenance of Land	900.00	500.00
Maintenance of structures and improvements.....	20,900.00	7,750.00
Maintenance of Equipment	5,675.00	5,450.00
Outlay for Lands:		
Rental of land	480.00	480.00
Outlay for structures and improvements:		
Fire escapes, 4 buildings	4,200.00	
Garage (3 cars)	750.00	
Outlay for equipment:		
Knitting equipment	3,000.00	
Installing knitting equipment	228.00	
Telephone system	4,200.00	
Equipment for Canning plant	900.00	
Other equipment	28,800.00	15,350.00
		<hr/>
	\$260,236.50	\$219,733.50

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Village Corporations, by Mr. Johnson, Chairman, reported House Bill No. 60—

A bill to amend section 1, chapter 7, Act No. 3, Public Acts of 1895—to permit village corporations to regulate dance halls, etc,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 37—

A bill to regulate conduct of billiard and pool rooms, etc.,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 38—

A bill to amend section 95 of chapter 16 of the Revised Statutes of 1846—to fix compensation of township officers,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 149—

A bill to amend Act No. 156, Public Acts of 1851—to permit the appointment of county purchasing agents by boards of supervisors,
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 157—

A bill to amend section 35, chapter 14, Revised Statutes of 1846—to permit county treasurers to hold office for more than two successive terms,
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 158—

A bill to repeal Act No. 478, Local Acts of 1905—an act to provide for the creation of a board of county auditors in Kent county,
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 167—

A bill to amend sections 4 and 6, Act No. 90, Public Acts of 1913—an act authorizing boards of supervisors to purchase county parks,
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 169—

A bill to authorize townships to acquire land for memorials to soldiers and sailors,
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 172—

A bill to authorize townships to appropriate money for fire protection,
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

Senate Concurrent Resolution No. 8.

A resolution memorializing the Senators and Congressmen from Michigan regarding appropriations for eradicating white pine blister rust,

(For full text of resolution see p. 168 of House Journal).

With the recommendation that the resolution be adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 199—

A bill to amend the title of and add four new sections to Act 266 of the Public Acts of 1917—an act relative to retirement of bonds of certain school districts.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. In line two, section five, strike out the word "shall" and insert the word "may."

2. In line fifteen, section five, strike out the word "shall" and insert the word "may."

3. In line nine, section six, strike out the word "shall" and insert the word "may."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported

House Bill No. 131—

A bill to require the carrying of lights upon all animal-drawn vehicles on public highways.

With the recommendation that the accompanying substitute be adopted and that the bill then pass:

The following is the title of the substitute:

A bill to regulate the use of the public streets and highways of the State by certain vehicles, to require such vehicles to display lights during the period from one hour after sunset to one hour before sunrise, and to provide a penalty for the violation thereof.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Michigan State Prison, by Mr. Stevenson, Chairman, reported House Bill No. 44—

A bill to make appropriations for the Michigan State Prison,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line five the words, "three million sixty-nine," and inserting in lieu thereof the words, "one million sixty-three."

2. Amend by striking out of lines 8 and 9 the words, "three million two thousand eight hundred" and inserting in lieu thereof the words "nine hundred ninety-eight thousand three hundred."

3. Amend by striking out line 34.

4. Amend by striking out line 38.

5. Amend by striking out of line forty the figures "96,550.00 45,800.00" and inserting in lieu thereof the figures "\$92,050.00, 41,300.00."

6. Amend by striking out of line 41 the figures "3,069,474.35 3,002,824.35" and inserting in lieu thereof the figures "1,063,474.35 998,324.35."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

House Bill No. 93—

A bill to make appropriations for the Uniform Accounting Division of the Auditor General's Department.

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Michigan State Normal College, by Mr. Haan, Chairman, reported

House Bill No. 104—

A bill to make appropriations for State Normal College.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Strike out line twenty-eight, section one "addition to Training School \$262,500.00 \$262,500.00."

2. Strike out line twenty-nine, section one "Dormitory for Girls \$87,500.00 \$87,500.00."

3. Strike out line thirty-five, section one "Furnishings for new training school \$45,540.69."

4. Strike out line thirty-seven, section one "Furnishings for New Dormitory \$23,000.00"

The Committee recommends purchase of Owen property (86 acres) and the purchase of lot on Cross Street with the recommendation that the same be condemned under the State's Rights of Eminent Domain.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

Messages from the Senate.

A message was received from the Senate requesting the return to the Senate of the following bill:

House Bill No. 29 (file No. 12)—

A bill to amend section 14 of chapter 2, Act No. 164, Public Acts of 1881—public instruction and primary schools.

Mr. Aldrich moved that the bill be recalled from the Clerk, to whom it had been referred for enrollment printing, and that it then be returned to the Senate in accordance with the request therefor.

The motion prevailed.

Messrs. Danz and Jos. E. Warner entered the House and took their seats.

Introduction of Bills.

Mr. W. F. Miller introduced
House Bill No. 216, entitled

A bill prescribing the rate of interest to be charged and collected upon delinquent taxes and in settlement of tax liens under the general tax laws.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Lord introduced
House Bill No. 217, entitled

A bill to amend section 11 of Act No. 108 of the Public Acts of 1889, entitled "An act to provide for the incorporation of trust, deposit and surety companies."

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Lord introduced
House Bill No. 218, entitled

A bill to amend sections 3, 9 and 15 of Act No. 328 of the Public Acts of 1919, entitled "An act to create the Michigan State Athletic Board of Control, for the regulation, control and supervision of boxing, or sparring and wrestling exhibitions within this state; to provide for the licensing, taxation and supervision of such exhibitions, and prescribing penalties for the violation of the provisions hereof."

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Lee introduced
House Bill No. 219, entitled

A bill to amend section 64 of chapter 17 of Act No. 314 of the Public Acts of 1915, "The Judicature Act of 1915," being section 12552 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Burnham introduced
House Bill No. 220, entitled

A bill to provide for tax upon dogs; to create a fund for the payment of certain damages through the killing of sheep and other domestic animals by dogs; authorizing the destruction of unlicensed dogs; providing a penalty for certain violations of this act; and repealing Act No. 339 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Brown introduced
House Bill No. 221, entitled

A bill to amend section 3 of Act No. 296 of the Public Acts of 1917, entitled "An act concerning industrial banks, defining the same and providing for their incorporation, powers, supervision and control," as amended.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Townsend introduced
House Bill No. 222, entitled

A bill to provide for the control by the Board of Supervisors of Jackson county of certain index or abstract books, and for the making and maintenance thereof, and for the use thereof by the public.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Green introduced
House Bill No. 223, entitled

A bill to designate school sites outside of the boundaries of school districts having a population of 25,000 or over, and to provide funds for the purchase, improvement, and use of the same.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Robinson introduced
House Bill No. 224, entitled

A bill to prefer injured employees for employment.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Byrum introduced
House Bill No. 225, entitled

A bill to amend section 3 of Act No. 302 of the Public Acts of 1915, entitled "An act to provide for the registration, identification, and regulation of motor vehicles operated upon the public highways, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified, and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," the same being section 4799 of the Compiled Laws of 1915, as last amended by Act No. 383 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Locke introduced
House Bill No. 226, entitled

A bill to amend section 95 of chapter 16 of the Revised Statutes of 1846, entitled "Of the powers and duties of townships and the election and duties of township officers," being section 215 of the Compiled Laws of 1915, as amended by Act No. 89 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Meggison introduced
House Bill No. 227, entitled

A bill to amend section 18 of chapter 66 of the Revised Statutes of 1846, entitled "Of Estates in Dower," being section 11667 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Evans introduced
House Bill No. 228, entitled

A bill to amend the title and section 61 of chapter 1 of Act No. 314 of the Public Acts of 1915, as amended by Act No. 314 of the Public Acts of 1919, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said court, to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of act inconsistent with or contravening any of the provisions of this act."

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Welsh introduced
House Bill No. 229, entitled

A bill to amend sections 3, 6, 7, 10, 11, 14, and 20 of part 3 of Act No. 10 of the Public Acts of Michigan of the first extra session of 1912, as last amended by Act No. 64 of the Public Acts of 1919, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employees, providing compensation for the accidental injury to or death of employees, and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," being compilers' sections 5456, 5459 5460, 5463, 5464, 5467, and 5472 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Town introduced
House Bill No. 230, entitled

A bill to make appropriations for the Michigan Agricultural College for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan Agricultural College.

Mr. Reutter introduced
House Bill No. 231, entitled

A bill to amend section 9 of Act No. 206, Public Acts of 1893, entitled, "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act."

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Lord introduced

House Joint Resolution No. 8.

A Joint Resolution proposing an amendment to Section 4 of Article 10 of the Constitution of the State of Michigan prohibiting the Legislature from imposing specific taxes upon certain securities.

The resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Third Reading of Bills.

House Bill No. 151 (file No. 27), entitled

A bill to amend sections 2, 8, 10, 14, 17, 18, 26, 27, 29, 30, 42, 47, 48 and 63 of Act 59 of the Public Acts of 1915, as amended, entitled "An act to provide for the construction, improvement and maintenance of highways; for the levying, spreading and collecting of taxes and of special assessments therefor; to authorize the borrowing of money, and the issuance of bonds under certain restrictions, regulations and limitations; to prescribe the powers and duties of certain officers with reference thereto; and to validate certain proceedings heretofore taken", same being sections 4672, 4678, 4680, 4684, 4687, 4688, 4696, 4697, 4699, 4700, 4712, 4717, 4718 and 4733 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Ewing	Leedy	Rasmussen
Allard	Francis	Lennon	Rauchholz
Atwood	Frick	Lewis	Reutter
Averill	Fuller	Liddy	Robinson
Braman	Gettel	Locke	Rowe
Brown	Glaspie	Lord	Sanson
Bryan	Gowdy	MacDonald	Sargent
Burnham	Green	McKeon	Smith
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hart	Miles	Strom
Chase	Henze	Miller, Wm. F.	Titus
Coleman	Holland	Moore	Town
Copley	Hopkins	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	O'Brien	Wade
Dacey	Jerome	Osborn	Warner, Jos. H.
Danz	Johnson	Palmer	Watson
Dean	Kooyers	Pitkin	Wells
Dunn	Ladd	Ramsey	Welsh
Emerson	Lee	Rankin	Speaker
Evans			85

NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Copley offered the following resolution:

House Concurrent Resolution No. 13.

A resolution conveying to President-elect Harding the thanks and appreciation of the Michigan Legislature for his choice of Major Edwin Denby as Secretary of the Navy, and extending to Major Denby congratulations on this new honor which has come to him.

Whereas, It has been reported that President-elect Harding has chosen for the portfolio of the Navy the Honorable Edwin Denby of Detroit, Michigan; and

Whereas, The Honorable Edwin Denby is one of the most beloved citizens of Michigan, he having distinguished himself in this Michigan House of Representatives, the halls of Congress, the Spanish-American war, and the World War, in which war he enlisted as a private in the marines and rose to the rank of Major; and who for many years has been considered a model of American citizenship; now therefore be it

Resolved by the House of Representatives (the Senate concurring), That the Michigan Legislature convey to President-elect Harding our sincere thanks and appreciation for his choice of Major Denby to fill this high office and that we extend to Major Edwin Denby our congratulations on this great honor he has brought to the State of Michigan, his many friends, and himself; and be it further

Resolved, That these resolutions be telegraphed to President-elect Harding, and an engrossed copy of the same be sent to the Honorable Edwin Denby.

Mr. Copley moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed.

The question being on the adoption of the resolution,

The resolution was unanimously adopted.

Mr. Evans offered the following resolution:

House Concurrent Resolution No. 14.

A resolution providing for a joint committee to investigate the granting of pardons and paroles under the laws of this State.

Whereas, In response to House Resolution No. 19 of this session calling for certain specific information relative to the granting of pardons and paroles under the laws of this State, the State Board in the Matter of Pardons has furnished the House with its report; and

Whereas, The report so furnished is unsatisfactory and is believed to be inaccurate in many details and respects; and

Whereas, It is important that the exact status and the extent of the use of the pardoning and parolling power should now be made known to the legislature; therefore, be it

Resolved by the House of Representatives (the Senate concurring), That a joint committee consisting of two Senators, to be named by the President of the Senate, and three Representatives, to be named by the Speaker of the House, be appointed to investigate the actions and recommendations of the State Pardon Board in the matter of paroles and pardons, and of the executives of the State in such matters, since the year 1906; to the end that full, complete and accurate information in respect to such subject may be obtained and laid before this Legislature; and

Resolved further, That such committee be hereby given full power to investigate the books and records of such State Pardon Board, and of the Executive Office, relating to such pardons and paroles, and of the several State prisons and reformatories, and other penal institutions, and to examine, with or without oath, any officer or employee of such board or institution, in respect of such pardons and paroles; and

Resolved further, That such committee may incur such expenses as may be necessary in obtaining such information, including such travel and incidentals connected therewith as such committee may deem necessary in carrying on such investigation; and

Resolved further, That said joint committee report its findings and recommendations to this Legislature at the earliest possible time.

Mr. Evans moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed.

The question being on the adoption of the resolution,

The resolution was adopted.

Mr. Haan made written request for the printing of
House Bill No. 200—

A bill to amend the title and Sec. 12 of Act No. 6 of the Public Acts of the Extra session of 1907—An act to define and to regulate the treatment and control of dependent, neglected and delinquent children.

The request was referred to the Committee on Printing.

Mr. Dunn moved that the hour of meeting of the House on Friday, February 25, be fixed at 9:00 o'clock a. m.

The motion prevailed.

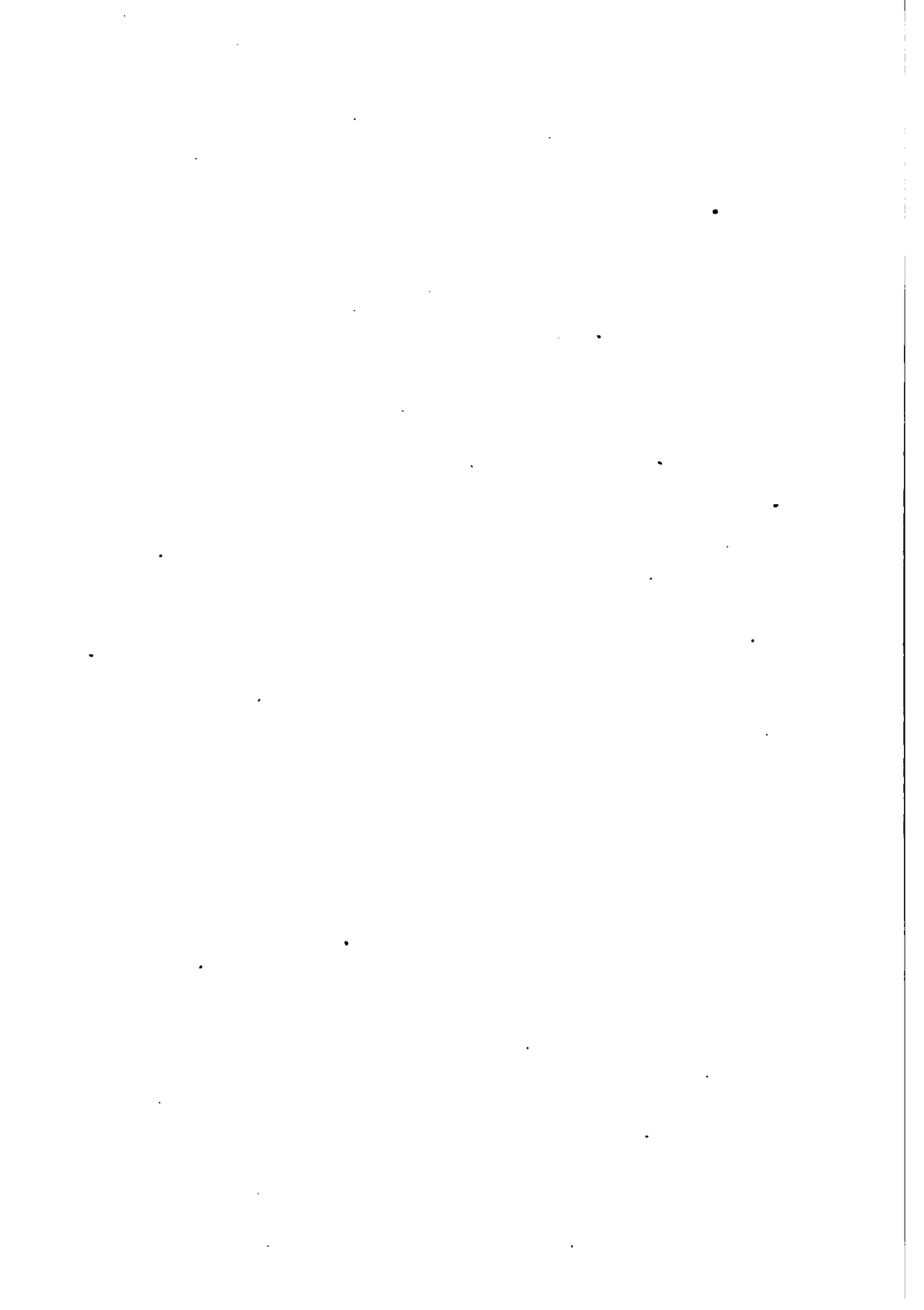
Mr. O'Brien moved that when the House adjourns on Friday, February 25, it stand adjourned until Monday, February 28, at 8:30 o'clock p. m.

The motion prevailed.

Mr. Miles moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Friday, February 25, at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER THIRTY.

Lansing, Friday, February 25, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. F. W. Stephenson, of the Main Street Methodist Protestant Church of Lansing, offered the invocation:

"Almighty God, we would give unto Thee the honor which is Thine. We would worship Thee in spirit and in truth. Grant unto us the light of Thy leadership today, that we may walk aright and uprightly. Wilt Thou quicken every righteous impulse, throttle every evil tendency; grant unto us that grace whereby we will honor Thee in our words, in our thoughts and in our work. In the name of our Lord, we ask it. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dafoe, Dunn, Farrier, Frick, Green, Hart, Hartway, Jensen, Liddy, Manwaring, Geo. H. Miller, O'Brien, Olmsted, Palmer, and Wells.

The following members were absent without leave: Messrs. Copley, DeWitt, Fohler, Glaspie, Hean, Jerome, Menerey, Miles, Nevins, Sanson, Stevenson, Titus, Town, Welsh, and Woodruff.

Mr. Lee moved that Mr. DeWitt be excused from today's session.
The motion prevailed.

Mr. Allard moved that Mr. Sanson be excused from today's session.
The motion prevailed.

Mr. Dacey moved that Mr. Stevenson be excused from today's session.
The motion prevailed.

Mr. Ewing moved that the other absentees without leave be excused from today's session.
The motion prevailed.

Messrs. Meggison, Dean, and Ewing asked and obtained indefinite leaves of absence after today.

Messrs. Butler, Averill, and Smith asked and obtained leaves of absence from Monday's session.

Messrs. Robinson and Harris asked and obtained leaves of absence from the sessions of Monday and Tuesday.

Presentation of Petitions.

Mr. Robinson presented
Petition No. 91.

Petition of Rev. J. S. Steininger and 63 other citizens of Saginaw County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Manwaring presented
Petition No. 92.

Petition of the Ann Arbor Grange favoring adequate appropriations for University of Michigan, especially the proposed hospital.

The petition was referred to the Committee on University.

The Speaker presented
Petition No. 93.

Petition of Wm. M. Lott and 40 other citizens of Ionia County protesting against the proposed rod and line license bill.

The petition was referred to the Committee on Fish and Fisheries.

The Speaker presented
Petition No. 94.

Petition of Orvin Catt and 25 other citizens protesting against the proposed "one buck" law.

The petition was referred to the Committee on Game Laws.

Reports of Standing Committees.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 10—

A bill prescribing qualifications for admission to Michigan Soldiers' Home. With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend Section 1, line nineteen, by striking out the words "first day of January, nineteen hundred" and inserting in lieu thereof "thirty-first day of December, nineteen hundred five."

2. Amend Section 1, line thirty-three, by striking out the word "totally" and inserting after the word "disabled" the words "or unable to earn a livelihood."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported House Bill No. 205—

A bill to amend section 1 of Act 66 of the Public Acts of 1919—To provide for the cutting of noxious weeds.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported House Bill No. 14—

A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of the Public Acts of 1911—to encourage the breeding of horses.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting before the word "every" in line 1 of Section 1, the following words, "After January first nineteen hundred and twenty-three."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Psychopathic Hospital, by Mr. McKeon, Chairman, reported

House Bill No. 49—

A bill to make appropriation for the State Psychopathic Hospital.

With the recommendation that the following amendments be adopted, and that the bill then pass:

Amend by striking out all of Section 1 after the word "of" in line four, and inserting in lieu thereof the following: "Eighty-seven thousand eight hundred thirty-four dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of eighty-seven thousand eight hundred eighty-three dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-1922	For Fiscal Year 1922-1923
Personal service:		
Medical Director	\$6,000.00	\$6,000.00
Traveling Clinic	8,056.00	8,056.00
Other Personal Services	35,513.00	37,357.00
 Total for Personal Services	 \$49,569.00	 \$51,413.00
 Supplies:		
Fuel	\$1,800.00	\$1,800.00
Provisions	12,000.00	12,000.00
Other Supplies	4,725.00	4,725.00
 Contractual Service	 13,115.00	 13,170.00
 Maintenance of Structures and Improvements	 3,000.00	 1,600.00
 Maintenance of Equipment	 1,075.00	 625.00
 Outlay for Equipment	 2,550.00	 2,550.00
 Totals	 \$87,834.00	 \$87,883.00

Each of said amounts shall be used solely for the specific purposes herein mentioned."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 5—

A joint resolution proposing an amendment to section 5, article 8 of the Constitution of Michigan, relative to the tenure of office of sheriff.

With the recommendation that the joint resolution pass.

The joint resolution was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
House Bill No. 208—

A bill to amend sections 18 and 19 of chapter 4 of Act 283 of the Public Acts of 1909—General Highway Law.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

A message was received from the Senate re-returning
House Bill No. 29 (file No. 12)—

A bill to amend section 14 of chapter 2, Act No. 164, Public Acts of 1881—public instruction and primary schools.

The message informed the House that the Senate had ordered that the bill take immediate effect.

Mr. Aldrich moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Introduction of Bills.

Mr. Lennon introduced

House Bill No. 232, entitled

A bill to amend section 18 of chapter 4 of Act No. 288 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," being section 4364 of the Compiled Laws of 1916, as amended by Act No. 116 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Culver introduced

House Bill No. 233, entitled

A bill to amend sections 27, 28 and 30 of chapter 10, Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Kirby introduced

House Bill No. 234, entitled

A bill to change the name of the village of Gobleville, Van Buren county, to Gobles, upon approval of the electors of such village.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

Mr. Jos. E. Warner introduced

House Bill No. 235, entitled

A bill to amend section 4 of chapter 49 of Act No. 314 of the Public Acts of 1915, "The Judicature act of 1915," being section 13726 of the Compiled Laws of 1916, as amended by Act No. 95 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Mosier introduced

House Joint Resolution No. 9, entitled

A Joint Resolution proposing an amendment to section 3 of article 10 of the Constitution authorizing the enactment of an income tax law.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Mr. Curtis moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Monday, February 28, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER THIRTY-ONE.

Lansing, Monday, February 28, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. Dr. Edwin W. Bishop, of the Plymouth Congregational Church of Lansing, offered the invocation:

"Almighty God, in Thee we live, and move, and have our very being. We rejoice in Thy stability, and that though in our world of changing order we find ourselves plunged in turmoil, yet Thou art the same yesterday, today, and forever; and because of Thine unchanging order we are enabled to look out with faith upon the world and the universe, and to gain from Thy stability our own strength. We implore Thee at this time, as at other times, that Thy wisdom may be given in large measure to these men who are servants of Thine, and of this Commonwealth, they having been selected for the positions which they occupy that they may do that work in all moral earnestness and nobility; that the large questions which shall come up for adjustment may be solved in the wisdom and the spirit of the largest service to the Commonwealth. So be Thou our light and our guide. We ask in the Lord's name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Averill, Butler, Dafoe, Dean, Ewing, Harris, Liddy, Meggison, Robinson, and Smith.

The following members were absent without leave: Messrs. Atwood, Barnard, Burnham, Byrum, Glaspie, Hart, McKeon, and Rauchholz.

Mr. Ladd moved that the absentees without leave be excused from today's session. The motion prevailed.

Mr. Morrison moved that Mr. Hart be excused from tomorrow's session. The motion prevailed.

Mr. Green asked and obtained leaves of absences from the sessions of tomorrow and Wednesday for the members of the Committee on Michigan Reformatory—Messrs. Green, Evans, Fuller, Osborn, and Hart.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Friday, February 25:

House Bill No. 30 (file No. 28)—

A bill to amend section 65 of Act No. 206 of the Public Acts of 1893—General Tax Law;

House Bill No. 132 (file No. 29)—

A bill to amend section 1 and to repeal section 2 of Act 75 of the Public Acts of 1917—An act to fix standards for apples;

House Joint Resolution No. 1 (file No. 30)—

A joint resolution proposing an amendment to article 10 of the Constitution of the State of Michigan, authorizing the State to borrow money to be used in paying compensation to soldiers of the World War;

House Bill No. 138 (file No. 31)—

A bill to provide that cloth, clothing, garments, furs, rubber or leather goods shall be labeled as to kind and amount of material therein contained;

House Bill No. 133 (file No. 32)—

A bill to provide for the suspension of a teacher's certificate for violation of contract;

House Bill No. 152 (file No. 33)—

A bill to amend section 9 of Act 274 of the Public Acts of 1911—An act to prohibit the sale, etc., of certain dangerous weapons and to prevent the carrying of concealed weapons;

Senate Joint Resolution No. 4 (file No. 69)—

A joint resolution proposing an amendment to section 8 of Article VII of the Constitution of the State of Michigan, requiring the approval of the electors before any law increasing the number of judicial circuits or circuit judges shall be effective;

Senate Bill No. 83 (file No. 70)—

A bill to amend section 1 of Act No. 361 of the Public Acts of 1919—An act to regulate the operation of street cars and interurban cars;

Senate Bill No. 85 (file No. 71)—

A bill to provide for the approval of sprinkler heads and to create a commission for such purpose;

Senate Bill No. 87 (file No. 72)—

A bill to fix the salary of the Superintendent of Public Instruction.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members, Monday, Feb. 28:

Senate Bill No. 88 (file No. 73)—

A bill to amend section 16 and section 21 of Act No. 302 of the Public Acts of 1915—An act to provide for the registration and regulation of motor vehicles and trailers;

Senate Bill No. 89 (file No. 74)—

A bill to amend sections 9, 10, 30, 31 and 32 of Act No. 338 of the Public Acts of 1917—An act to prohibit the manufacture, etc., of brewed, fermented, spirituous or intoxicating liquors;

Senate Bill No. 90 (file No. 75)—

A bill to amend section 8 of Act No. 369 of the Public Acts of 1919—An act to supplement existing laws providing for the establishment and maintenance of municipal courts of record;

Senate Bill No. 91 (file No. 76)—

A bill to amend section 2 of chapter 56 of Act No. 314 of the Public Acts of 1915—Judicature Act;

Senate Bill No. 92 (file No. 77)—

A bill to amend section 40 of chapter 18 of Act No. 314 of the Public Acts of 1915—Judicature Act;

Senate Bill No. 93 (file No. 78)—

A bill to charge out unexpended balances of certain appropriations;

Senate Bill No. 94 (file No. 79)—

A bill to amend the title and sections 4, 5 and 7 of Act No. 227 of the Public Acts of 1915—An act to provide a standard test and gauge of galvanized wire fence;

Senate Bill No. 95 (file No. 80)—

A bill to prohibit the sale of tickets for more than the actual seating capacity of any theatre, circus, athletic grounds and places of public amusement;

House Bill No. 60 (file No. 34)—

A bill to amend section 1 of chapter 7 of Act No. 3 of the Public Acts of 1895—An act to provide for the incorporation of villages.

The Clerk also announced the enrollment printing and the presentation to the Governor on February 25, for his approval, of the following named bill:

House Bill No. 101 (file No. 13, enrolled No. 2)—

A bill to amend section 1 of Act No. 185, Session Laws of 1863—to prevent importation, sale and running at large of diseased sheep.

The Clerk also announced the enrollment printing and the presentation to the Governor on February 28, for his approval, of the following named bills:

House Bill No. 29 (file No. 12, enrolled No. 3)—

A bill to amend section 14 of chapter 2, Act No. 164, Public Acts of 1881—public instruction and primary schools;

House Bill No. 103 (file No. 11, enrolled No. 4)—

A bill to amend section 6 of Act No. 368, Local Acts of 1895—An act to revise, amend and consolidate all acts relative to Union School District of the City of Flint.

Introduction of Bills.

Mr. MacDonald introduced

House Bill No. 236, entitled

A bill to amend section 7 of part 1, and sections 1, 5, 8, 9 and 10 of part 2 of Act No. 10 of the Public Acts of Michigan of the first Extra Session of 1912, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employees, providing compensation for the accidental injury to or death of employes and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," being Compilers' sections 5429, 5431, 5435, 5438, 5439 and 5440 of the Compiled Laws of 1915, as last amended by Act No. 64 of the Public Acts of 1919, and to add two new sections to stand as section 9 of part 1, and section 19 of part 3 thereof.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Culver introduced

House Bill No. 237, entitled

A bill to amend section 1 of Act No. 235 of the Public Acts of 1911, entitled "An act to provide for the payment and reimbursement by counties, in certain cases upon application therefor, of expenses incurred in the burial of the bodies of army nurses, honorably discharged soldiers, sailors or marines, or the wives or widows of said soldiers, sailors or marines, and to repeal Act No. 252 of the Public Acts of 1909, approved June 2, 1909," being section 1057 of the Compiled Laws of 1915 as last amended by Act No. 165 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Lee introduced

House Bill No. 238, entitled

A bill to amend section 9 of Act No. 166 of the Public Acts of 1917, entitled "An act to classify all school districts now in existence or hereafter created which shall have a population of five hundred or more and less than seventy-five thousand as districts of the third or fourth class; to provide for the government, control and administration of such school districts and the schools therein through boards of education; to provide for the manner of nomination and election of such boards, their powers and duties; and to repeal all general or special laws that conflict with the provisions of the same."

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. O'Brien introduced

House Bill No. 239, entitled

A bill to amend section 15 of Act No. 194 of the Public Acts of 1889, entitled "An act to revise and consolidate the laws relative to the State Board of Education," being section 1204 of the Compiled Laws of 1915, as amended.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Morrison introduced

House Bill No. 240, entitled

A bill to authorize any school district to vote a tax, or to issue bonds for the purpose of building and furnishing a home for the teachers employed in the district, and for the purpose of buying a site for such a home.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Ramsey introduced

House Bill No. 241, entitled

A bill authorizing and directing the sale of the land and buildings thereon known as the "old State Block" in the city of Lansing, and appropriating the proceeds thereof to the general fund of the State.

The bill was read a first and second time by its title and referred to the Committee on State Capitol and Public Buildings.

Mr. Rasmussen introduced

House Bill No. 242, entitled

A bill to amend section 1 of Act No. 45 of the Public Acts of 1891, entitled "An act to prohibit the use of oleomargarine, butterine, or any other substitute for butter in any of the public institutions of this State, and to provide the punishment therefor," being section 1958 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Motions and Resolutions.

Mr. O'Brien made written request for the printing of

House Bill No. 170—

A bill to amend section 6, chapter 4, part 3, of Act No. 256, Public Acts of 1917—to add "adopting parents" to list of beneficiaries of certain life insurance policies. The request was referred to the Committee on Printing.

General Orders of the Day.

Mr. Jensen moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Jensen to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 30 (file No. 28)—

A bill to amend section 65 of Act No. 206, Public Acts of 1893—the General Tax Law;

House Joint Resolution No. 1 (file No. 30)—

A joint resolution proposing an amendment to Article 10 of the Constitution of Michigan, authorizing State to borrow money to compensate soldiers in World War;

House Bill No. 133 (file No. 32)—

A bill to provide for the suspension of a teacher's certificate for violation of contract;

House Bill No. 152 (file No. 33)—

A bill to amend section 9 of Act No. 274, Public Acts of 1911—an act relative to the carrying of concealed weapons;

House Bill No. 60 (file No. 34)—

A bill to amend section 1, chapter 7, Act No. 3, Public Acts of 1895—to permit village corporations to regulate dance halls, etc.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 132 (file No. 29)—

A bill to amend section 1, and to repeal section 2 of Act No. 75, Public Acts of 1917—an act to regulate the packing and sale of apples in packages,

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out the word "of" in line 72 of section 2 and inserting in lieu thereof the word "or."

The question being on the adoption of the amendment to the bill recommended by the committee.

The amendment was adopted.

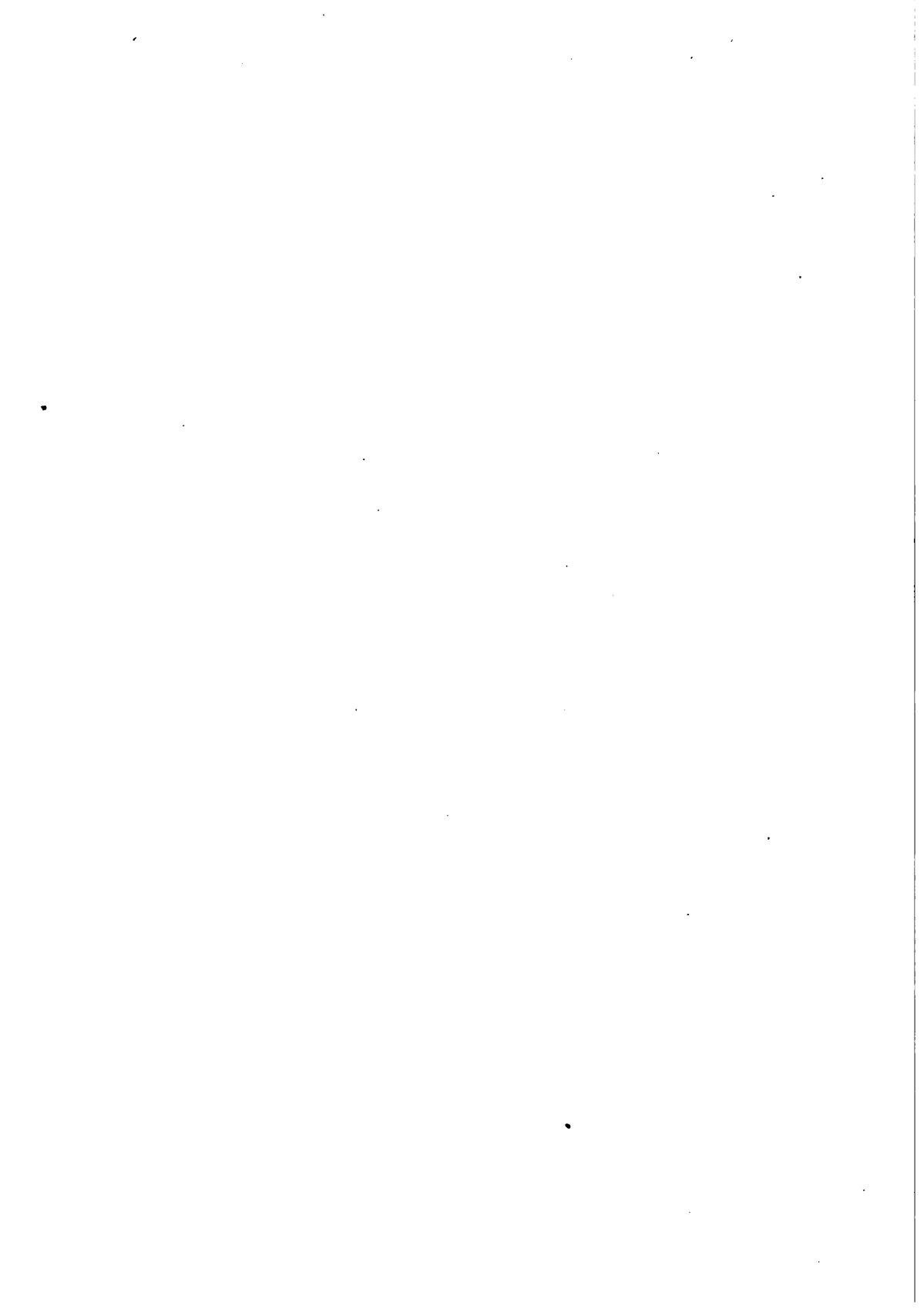
The bill was placed on the order of Third Reading of Bills.

Mr. Jensen moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Tuesday, March 1, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER THIRTY-TWO.

Lansing, Tuesday, March 1, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. J. P. Jockinsen, of the Pilgrim Congregational Church of Lansing, offered the invocation:

"Almighty and everlasting God, Thou who makest the isles of the sea and this land inhabitable, and gatherest Thy people from all the corners of the earth, we ask Thy blessing upon us this day. In this perplexing time, wilt Thou give wisdom and strength to these, Thy servants; and wilt Thou save our young people from misguided and misspent lives. May we do everything we can to find the source and contrivance of these things, and strive to conserve the morals of the young people of this country. We ask that Thy blessing may rest upon this fair land of ours. We ask it in Christ's name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dean, Evans, Ewing, Fuller, Green, Harris, Hart, Meggison, Osborn, and Robinson.

The following members were absent without leave: Messrs. Haan, Liddy, and McKeon.

Mr. Jensen moved that the absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Brown, Lewis, and Vine asked and obtained leaves of absence from the sessions of this week after today.

Presentation of Petitions.

Mr. Coleman presented
Petition No. 95.

Petition of Florence M. Powers and 20 other members of the Marshall Monday Club favoring adequate appropriations for the University of Michigan, the M. A. C., and the Normal Schools of the State.

The petition was referred to the Committee on Education.

Mr. Rasmussen presented
Petition No. 96.

Petition of Sid. V. Bullock and 24 other citizens of Montcalm County protesting against the "one buck" law.

The petition was referred to the Committee on Game Laws.

Mr. Brown presented.

Petition No. 97.

Petition of the North Side W. C. T. U. of Flint favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Butler presented

Petition No. 98.

Petition of O. A. Lintz and 41 other citizens of Lapeer County protesting against the proposed bill providing for an appropriation for county agricultural schools.

The petition was referred to the Committee on Education.

Mr. Butler presented

Petition No. 99.

Petition of Inez H. Haynes and 24 other members of the Lapeer Tuesday Club favoring the passage of the new Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

The Speaker presented

Petition No. 100.

Resolution of the State Association of Supervisors protesting against the present method of dealing with credit property.

The petition was referred to the Committee on Taxation.

Mr. Nevins presented

Petition No. 101.

Petition of Roy W. Chandler and 23 other citizens of Barry County favoring the passage of a law that would conserve the game supply of the State.

The petition was referred to the Committee on Game Laws.

The Speaker presented

Petition No. 102.

Resolution of the State Association of Supervisors favoring the revision of the primary election law.

The petition was referred to the Committee on Elections.

The Speaker presented

Petition No. 103.

Resolution of the State Association of Supervisors opposing any amendment which would abolish or limit the powers now vested in County Boards of Supervisors.

The petition was referred to the Committee on Towns and Counties.

The Speaker presented

Petition No. 104.

Resolution of the State Association of Supervisors, urging the Legislature to submit to the voters an amendment to the Constitution authorizing cities to acquire by condemnation more land than that needed for public improvements, and to resell the excess, after improvement.

The petition was referred to the Committee on Revision and Amendment of the Constitution.

The Speaker presented

Petition No. 105.

Resolution of the State Association of Supervisors, requesting the passage of the necessary legislation to permit every county, by referendum, to determine whether the compensation of its officials shall be fixed by its Board of Supervisors or whether the present fee system shall prevail.

The petition was referred to the Committee on Towns and Counties.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Tuesday, March 1:

House Bill No. 37 (file No. 35)—
A bill to regulate conduct of billiard and pool rooms, etc.;
House Bill No. 38 (file No. 36)—
A bill to amend section 95 of chapter 16 of the Revised Statutes of 1846—to fix compensation of township officers;
House Bill No. 149 (file No. 37)—
A bill to amend Act No. 156, Public Acts of 1851—to permit the appointment of county purchasing agents by boards of supervisors;
House Bill No. 157 (file No. 38)—
A bill to amend section 35, chapter 14, Revised Statutes of 1846—to permit county treasurers to hold office for more than two successive terms;
House Bill No. 158 (file No. 39)—
A bill to repeal Act No. 478, Local Acts of 1905—an act to provide for the creation of a board of county auditors in Kent county;
House Bill No. 167 (file No. 40)—
A bill to amend sections 4 and 6, Act No. 90, Public Acts of 1913—an act authorizing boards of supervisors to purchase county parks;
House Bill No. 169 (file No. 41)—
A bill to authorize townships to acquire land for memorials to soldiers and sailors;
House Bill No. 172 (file No. 42)—
A bill to authorize townships to appropriate money for fire protection;
House Bill No. 199 (file No. 43)—
A bill to amend the title of and add sections 3, 4, 5, and 6 to Act No. 266 of the Public Acts of 1917—an act relative to school district bonds;
House Bill No. 181 (file No. 44)—
A bill to require the carrying of lights upon all animal-drawn vehicles on public highways;
House Bill No. 10 (file No. 45)—
A bill prescribing qualifications for admission to Michigan Soldiers' Home;
House Bill No. 205 (file No. 46)—
A bill to amend section 1 of Act No. 66, Public Acts of 1919—to exempt milkweed from provisions of noxious weed act, for certain purposes;
House Bill No. 14 (file No. 47)—
A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of Public Acts of 1911—an act to encourage the breeding of horses;
House Joint Resolution No. 5 (file No. 48)—
A joint resolution proposing an amendment to section 5, article 8, of the Constitution of Michigan, relative to the tenure of office of sheriff;
House Bill No. 208 (file No. 49)—
A bill to amend sections 18 and 19, chapter 4, Act No. 283, Public Acts of 1909—to provide for the bridging of navigable streams;
Senate Bill No. 96 (file No. 81)—
A bill to amend section 2 of Act No. 338 of the Public Acts of 1907—An act to provide for the examination, licensing and registration of persons engaged in practice of dentistry;
Senate Bill No. 97 (file No. 82)—
A bill to amend the title and sections 2, 3, and 6 of Act No. 128 of the Public Acts of 1887—An act for the requiring of civil license in order to marry;
Senate Joint Resolution No. 5 (file No. 83)—
A joint resolution proposing an amendment to section 3 of Article X of the Constitution, relative to finance and taxation.

Reports of Standing Committees.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

House Bill No. 70—

A bill to make appropriations for the Michigan State Board of Registration in Medicine.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out in line thirteen of Section one after the word "Secretary" the figures "\$5000.00 \$5000.00" and inserting in lieu thereof the figures "\$3500.00 \$3500.00."

2. Amend by striking out in line fourteen of Section one after the words "Assistant Secretary" the figures "2,000.00 2,000.00" and inserting in lieu thereof the figures "1,800.00 1,800.00."

3. Amend by striking out in line fifteen of Section one after the word "Stenographer" the figures "1,000.00 1,000.00" and inserting in lieu thereof the figures "1,200.00 1,200.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 51 (file No. 3)—

A bill to create a State Department of Agriculture.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line eleven of Section four after the word "fair" the words "at the city of Detroit."

2. Amend by striking out in line sixteen of Section four all after the word "Governor," and in line seventeen all up to the period, and inserting in lieu thereof the following: "and confirmed by the Senate. Five members of said board shall be appointed for one year, five members for two years, five members for three years, five members for four years."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 3 (file No. 22)—

A bill to relieve county and State from the support of certain classes of aliens.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of Section 3 all after the word "appropriated" in line two, and inserting in lieu thereof "for the fiscal year ending June 30, 1922, the sum of four hundred dollars, and for the fiscal year ending June 30, 1923, the sum of one hundred dollars."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported Senate Bill No. 70 (file No. 57)—

A bill to amend section 16 of Act No. 141 of the Public Acts of 1917—An act to provide for the organization of school districts in cities of over one hundred thousand and less than two hundred fifty thousand.

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 156—

A bill to amend section 1, Act No. 65, Public Acts of 1909—An act to provide for the payment of tuition in high schools of eighth grade graduates.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out in line seven the words "in amount," and by striking out in line eight the words "(sixty) dollars" and inserting in lieu thereof the words "actual cost of tuition."

2. Amend by striking out in line eight the words "unless the voters appropriate a" and by striking out in line nine the words "larger sum at the annual school meeting."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 9—

A joint resolution proposing an amendment to section three of article ten of the Constitution authorizing the enactment of an income tax law.

With the recommendation that the joint resolution pass:

The joint resolution was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 55—

A bill to amend act regulating catching of ciscodes in certain lakes in Cass County.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by inserting after the word "Harwood" in line three of Section one the word "Weatherbee."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 54—

A bill to amend act regulating catching of fish in certain lakes in Cass, Berrien and VanBuren counties.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line three, section one, the words "Donnell's Lake in Penn township, Mud Lake in Calvin," and in line four the words "township and."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 26—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—An act to permit spearing of certain fish in St. Joseph County.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by inserting in line two of enacting section one after the figures "1919" the following: "entitled, 'An act to permit the spearing of suckers, red sides, mullet, carp and grass pike from March first to May first with or without the aid of jack or other artificial light in the waters of the St. Joseph river in the counties of Branch and St. Joseph and the waters of the White Pigeon and Fawn rivers in St. Joseph County.'"

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported House bill No. 206—

A bill to amend section 7 of Act No. 206, Public Acts of 1893—to include World War veterans in those exempt from certain taxation.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 2, paragraph 11, Section 7, after the word "any," the words "honorably discharged."
2. Amend by striking out of each of lines 12, 14 and 16, paragraph 11, section 7, the word "a," and inserting in lieu thereof the words "an honorably discharged."
3. Amend by striking out of line 20, paragraph 11, section 7, the word "oath," and inserting in lieu thereof the word "oaths."
4. Amend by striking out of line 3, paragraph 11, section 7, the words "three months or more."
5. Amend by inserting in line 5, paragraph 11, section 7, after the word "thousand," the word "dollars."
6. Amend by striking out of lines 13 and 14, paragraph 11, section 7, the words "for a period of not less than three months."
7. Amend by striking out of line 17, paragraph 11, section 7, the words "not less than three months."
8. Amend by striking out of line 26, paragraph 11, section 7, the words "three thousand dollars," and inserting in lieu thereof the words "five thousand dollars."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

A message was received from the Senate informing the House that the Senate had adopted the following resolution:

House Concurrent Resolution No. 13.

A resolution conveying to President-elect Harding the thanks and appreciation of the Michigan Legislature for his choice of Major Edwin Denby as Secretary of the Navy, and extending to Major Denby congratulations on this new honor which has come to him.

(For full text of resolution see p. 241 of House Journal.)

Introduction of Bills.

Mr. Hubbard introduced

House Bill No. 243, entitled

A bill to require the officers of agricultural or other fair associations receiving aid from public funds to make, publish and file fiscal reports.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Burnham introduced

House Bill No. 244, entitled

A bill to repeal chapter 51 of the Revised Statutes of 1846, entitled "Of the destruction of wolves, and other noxious animals," being sections 7244 to 7257, both inclusive, of the Compiled Laws of 1915; Act No. 226 of the Public Acts of 1907, entitled "An act to provide for the payment of bounties for the killing of English sparrows," being sections 7260 to 7263, both inclusive, of the Compiled Laws of 1915; Act No. 50 of the Public Acts of 1915, entitled "An act to provide for the payment of bounties for the killing of common rats," being sections 7264, 7265 and 7266 of the Compiled Laws of 1915, as amended; Act No. 315 of the Public Acts of 1917, entitled "An act authorizing the payment of bounties for the destruction of certain noxious animals and birds and providing a penalty for the violation thereof;" Act No. 137 of the Public Acts of 1919, entitled "An act authorizing

the payment of bounties for the destruction of certain noxious animals and providing a penalty for the violation thereof;" Act No. 242 of the Public Acts of 1919, entitled "An act to provide for the payment of bounties for the killing of weasels, woodchucks, crows, and certain kinds of owls and hawks;" all of which acts relate to the payment of bounties.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Locke introduced

House Bill No. 245, entitled

A bill to repeal Act No. 180 of the Public Acts of 1917, entitled "An act to provide for the registration and licensing of threshing machines and the securing of crop statistics from threshers; and to provide for the revocation of such licenses in certain cases," approved May 2, 1917.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Byrum introduced

House Bill No. 246, entitled

A bill to protect the public welfare, to prohibit the payment of a commission and of compensation or remuneration in any form to any retail dealer, agent or representative of any manufacturer or wholesale dealer on account of the purchase or sale of material used in, or in connection with, the construction of any public street, highway, building or other public work within this State in certain cases, and to provide a penalty for the violation of the provisions hereof.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. W. F. Miller introduced

House Bill No. 247, entitled

A bill to amend section 8 of Act No. 249 of the Public Acts of 1903, entitled "An act to provide for the preservation of the forests of this State and for the prevention and suppression of forest and prairie fires," the same being section 772 of the Compiled Laws of 1915, as amended.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Brown introduced

House Bill No. 248, entitled

A bill to prohibit defacing, recharging, retaining, selling or otherwise disposing of rental storage batteries loaned for use in automobiles by storage battery service companies.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Brown introduced

House Bill No. 249, entitled

A bill to amend chapter 30 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleadings, evidence, practice, and procedure in civil actions and proceedings in such courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act," by amending sections 14, 15, and 19 of said chapter, being sections 13242, 13243 and 13247 of the Compiled Laws of 1915, as amended, and adding, thereto, five new sections to stand as section 15a, 15b, 15c, 15d, and 15e.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Coleman introduced

House Bill No. 250, entitled

A bill to make townships, cities and villages in Calhoun county liable for the payment of claims incurred in the care of persons sick with contagious or infectious diseases, or diseases dangerous to the public health, or incurred in preventing the spread of such diseases, where the county is now primarily liable, upon approval of the electors of said county.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Coleman introduced

House Bill No. 251, entitled

A bill to regulate and control the taking of minnows for bait in the waters of Lyon Lake in Fredonia township, Calhoun county.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Geo. H. Miller introduced

House Bill No. 252, entitled

A bill to amend section 2 of Act No. 183 of the Public Acts of 1909 as amended by Act No. 371 of the Public Acts of 1919, entitled "An act to prohibit the taking, killing, trapping or molesting of certain fur-bearing animals at certain times, and to prohibit the destruction or the molesting of the houses, holes or habitats of certain fur-bearing animals at all times."

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Geo. H. Miller introduced

House Bill No. 253, entitled

A bill to provide for the establishment and maintenance of a refuge for migratory birds and game of all kinds and provide a penalty for violation of the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Read introduced

House Bill No. 254, entitled

A bill to amend section 12 of Act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business" as amended, being Compilers' section 7979 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Motions and Resolutions.

Mr. Braman moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 158 (file No. 39)—

A bill to repeal Act No. 478, Local Acts of 1905—an act to provide for the creation of a board of county auditors in Kent county,

And that the bill be re-referred to the Committee on Towns and Counties.
The motion prevailed.

Mr. Townsend offered the following resolution:

House Concurrent Resolution No. 15

Whereas, The Medical Department of the University of Michigan is composed of a Regular College of Medicine and a College of Homeopathic Medicine, each of which maintains a separate Hospital, thus entailing much unnecessary expense to the State in duplications of effort; and

Whereas, there are now only forty-seven students enrolled in all classes in the Homeopathic College; therefore, be it

Resolved, by the House of Representatives (the Senate concurring), that the Board of Regents of the State University be and are hereby requested to take whatever action may be necessary to effect a consolidation of the two colleges and hospitals, in such manner and as soon, in its judgment as would be wise and expedient, and conducive to the best interests of the University and the people of the state.

The resolution was referred to the Committee on University.

Mr. Moore made written request for the printing of
House Bill No. 236—

A bill to amend section 7 of part 1, and sections 1, 5, 8, 9 and 10 of part 2 of Act. No. 10 of the Public Acts of Michigan of the first Extra Session of 1912—workmen's compensation act.

The request was referred to the Committee on Printing.

Mr. Olmsted made written request for the printing of
House Bill No. 166—

A bill to require railroad companies to maintain signal lights at switches.
The request was referred to the Committee on Printing.

General Orders of the Day.

Mr. Copley moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Copley to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 172 (file No. 42)—

A bill to authorize townships to appropriate money for fire protection;

House Bill No. 199 (file No. 43)—

A bill to amend the title of and add sections 3, 4, 5, and 6 to Act No. 266 of the Public Acts of 1917—an act relative to school district bonds.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 37 (file No. 35)—

A bill to regulate conduct of billiard and pool rooms, etc.

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of line 8 of section 1 the word "and" and inserting in lieu thereof the words "or who is not a citizen of the United States or."

2. Amend by striking out of line 1 of section 6 the word "provision" and inserting in lieu thereof the word "provisions."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 38 (file No. 36)—

A bill to amend section 95 of chapter 16 of the Revised Statutes of 1846—to fix compensation of township officers.

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting in line 17 of section 95 after the word "annum" the words "and any township having at least two thousand separate descriptions of real property on its assessment roll and having a total assessed valuation of at least eight million dollars, may by resolution of its board provide for a salary of \$2000 per annum."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 149 (file No. 37)—

A bill to amend Act No. 156, Public Acts of 1851—to permit the appointment of county purchasing agents by boards of supervisors.

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 4 of section 1 the figures "2298" and inserting in lieu thereof the figures "2296."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 167 (file No. 40)—

A bill to amend sections 4 and 6, Act No. 90, Public Acts of 1913—an act authorizing boards of supervisors to purchase county parks.

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 1 of section 6 the word "boards" and inserting in lieu thereof the word "board."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 10 (file No. 45)—

A bill prescribing qualifications for admission to Michigan Soldiers' Home.

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by inserting in line 8 of section 1 after the word "Austria" the words "or in the Russian Expeditionary Forces."

2. Amend by inserting in line 19 of section 1 after the word Austria the words "or of the Russian Expeditionary forces."

3. Amend by striking out of line 21 of section 1 the words "first day of January 1910" and inserting in lieu thereof the words "sixth day of April, 1917."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 157 (file No. 38)—

A bill to amend section 35, chapter 14, Revised Statutes of 1846—to permit county treasurers to hold office for more than two successive terms.

Recommending that all after the enacting clause be stricken out.

The recommendation was concurred in, and all after the enacting clause of the bill was stricken out.

The Committee of the Whole also reported progress on

House Bill No. 131 (file No. 44)—

A bill to require the carrying of lights upon all animal-drawn vehicles on public highways.

Recommending that the bill be given further consideration.

The recommendation was concurred in, and the committee was given leave to further consider the bill.

Mr. MacDonald moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, March 2, at 2:00 o'clock p. m.

CHARLES S. PIERCE,

Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER THIRTY-THREE.

Lansing, Wednesday, March 2, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. Father Leo Szybowics, of the St. Mary's Church of Lansing, offered the invocation:

"Oh God, our Father Almighty, look down upon Thy children gathered here this afternoon. Inspire them with the spirit of charity and the spirit of wisdom that they may enact laws for the betterment of their fellowmen and for Thy glory and honor. Our Father who art in Heaven, hallowed by Thy name. Thy kingdom come, Thy will be done on earth as it is in Heaven. Give us this day our daily bread, and forgive our trespasses as we forgive those who trespass against us. Lead us not into temptation, but deliver us from evil. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs, Dean, Ewing, Lewis, Meggison, Brown and Vine.

The following members were absent without leave. Messrs. Butler, McKeon, Moore, and Dafoe.

Mr. Wm. F. Miller moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Hopkins moved that an indefinite leave of absence be granted to Mr. Butler because of the death of his father.

The motion prevailed.

Mr. O'Brien asked and obtained an indefinite leave of absence after today's session.

Presentation of Petitions.

Mr. Fuller presented

Petition No. 106.

Petition of J. B. Munsell, Jr., and 127 other citizens of Livingston County protesting against the "one buck" law.

The petition was referred to the Committee on Game Laws.

Mr. Case presented

Petition No. 107.

Resolution of the W. C. T. U. of Benzonia favoring the passage of a law for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 108.
Petition of Arthur O. Cook and 220 other citizens of Saginaw County favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Wednesday, March 2:

Senate Bill No. 98 (file No. 85)—
A bill to amend section 3 of Act 295 of the Public Acts of 1909—An act to provide for the erection and maintenance of fish shutes through or over dams.
Senate Bill No. 99 (file No. 86)—
A bill to amend section 5 of part 2 of Act No. 10 of the Public Acts of the First Extra Session of 1912—Compensation Law.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Moore for the printing of
House Bill No. 236—
A bill to amend section 7 of part 1, and sections 1, 5, 8, 9 and 10 of part 2 of Act No. 10 of the Public Acts of Michigan of the first Extra Session of 1912—Workmen's Compensation Act,

With the recommendation that the request be granted.
The question being on concurring in the recommendation of the committee.
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. O'Brien for the printing of
House Bill No. 171—
A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, chapter 2, part 5 of Act No. 256, Public Acts of 1917—general insurance law.
With the recommendation that the request be granted.
The question being on concurring in the recommendation of the committee.
The recommendation was concurred in, and the bill was ordered printed.

Mr. DeWitt entered the House and took his seat.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported
House Bill No. 121 (file No. 14)—
A bill to amend section 4 and add a new section to Act No. 205, Public Acts of 1887—to empower state banks to do a trust business,
With the recommendation that the following amendments be adopted, and that the bill then pass:
1. Amend by striking out of each of lines 114, 120, 127 of Section 4 the word "such."
2. Amend by striking out of line 133 of Section 4 the word "such" and inserting in lieu thereof the word "every."
3. Amend by striking out of line 133 of Section 4 the words "any or all of such" and inserting in lieu thereof the word "general."
4. Amend by adding after the last line of Section 4 as amended: "Provided further, That the State Banking Commissioner may grant under the provisions hereof to banks having less than one hundred fifty thousand dollars of capital and surplus the power to act as executor and administrator of estates of deceased persons."
The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on University, by Mr. Lennon, Chairman, reported House Concurrent Resolution No. 15.

A resolution urging the Board of Regents of the University of Michigan to combine the Regular Medical College and the Homeopathic College and the hospitals of the two colleges.

(For full text of resolution see p. 262 of House Journal.)

With the recommendation that the concurrent resolution be adopted,

The question being on the adoption of the resolution,

The resolution was adopted.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported House Bill No. 221—

A bill to amend section 3, Act No. 296, Public Acts of 1917—an act providing for the incorporation of industrial banks,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 251—

A bill to regulate the taking of minnows in Lyon Lake, Calhoun County,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 197—

A bill to provide for the taking of depositions to be used in foreign jurisdictions,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 196—

A bill to fix procedure for proof of statutes of other jurisdictions,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Dafoe entered the House and took his seat.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported

House Bill No. 210—

A bill to provide for the licensing of deer hunters,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 9, section 2, the word "two" and inserting in lieu thereof the word "one."

2. Amend by striking out of line 3, section 4, the word "hair" and inserting in lieu thereof the word "skull."

3. Amend by striking out of line 21, section 6, the words "shall make use of the additional deer license," and by striking out of line 22 the word "fees" and inserting in lieu thereof the words "may use not to exceed five dollars of each non-resident license fee."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported
House Bill No. 207—

A bill to amend sections 2 and 3 of Act No. 183, Public Acts of 1909—an act to protect certain fur-bearing animals.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line six of Section two, after the words "fire arms," the words "or spears in hunting muskrats, or."

2. Amend by striking out of line one of Section three, after the word "person," the words "when hunting or trapping shall" and inserting in lieu thereof the words "shall wilfully at any time."

The question being on the adoption of the amendments to the bill recommended by the committee.

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
House Bill No. 76—

A bill to make appropriations for State Board of Accountancy,
With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
House Bill No. 97—

A bill to make appropriations for the Board of Examiners of Barbers,
With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

Introduction of Bills.

Mr. Hartway introduced

House Bill No. 255, entitled

A bill to amend sections 2 and 4 of Act No. 268 of the Public Acts of 1897, entitled "An act to regulate and license the use of firearms in hunting for and killing deer protected by the laws of this state and providing a penalty for its violation," being section 7536 and 7538 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Miles introduced

House Bill No. 256, entitled

A bill to amend section 6 of Act No. 236 of the Public Acts of 1915, entitled "An act to protect fish in the inland waters of this State and to regulate the manner of taking, possession, transportation, size and sale of fish when taken from said waters; to provide penalties for the violation of this act, and to repeal all acts and parts of acts conflicting therewith," being section 7659 of the Compiled Laws of 1915, as amended by Act 345 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Curtis introduced

House Bill No. 257, entitled

A bill to amend section 15 of chapter 35 of the Revised Statutes of 1846, entitled "Of the preservation of the public health, quarantine, nuisances, and offensive trades," being section 5055 of the Compiled Laws of 1915, as amended by Act No. 77 of the Public Acts of 1917, as amended by Act No. 22 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. W. F. Miller introduced
House Bill No. 258, entitled

A bill to amend section 1 of Act No. 113 of the Public Acts of 1877, entitled "An act to revise the laws providing for the incorporation of companies for mining, smelting and manufacturing iron, copper, silver, mineral coal, and other ores or minerals, and to fix the duties and liabilities of such corporations," being section 8967 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Mines and Minerals.

Mr. Dafoe introduced
House Bill No. 259, entitled

A bill to amend section 39 of Act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," the same being section 14506 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Dafoe introduced
House Bill No. 260, entitled

A bill to amend section 6 of Act No. 339 of the Public Acts of 1919, entitled "An act relating to dogs and the protection of live stock and poultry from damage by dogs, and authorizing their destruction in certain cases; providing for the determination and payment of damages done by dogs on live stock and poultry; imposing powers and duties on certain State, county, city and township officers and employes, and to repeal Act No. 347 of the Public Acts of 1917, and providing penalties for the violation of this act."

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Coleman introduced
House Bill No. 261, entitled

A bill to amend section 15 of chapter 35 of the Revised Statutes of 1846, entitled "Of the preservation of the public health, quarantine, nuisances, and offensive trades," being section 5055 of the Compiled Laws of 1915, as amended by Act No. 22 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Third Reading of Bills.

Mr. Strom moved that the rules be suspended and that the following joint resolution be taken up at once for consideration:

House Joint Resolution No. 1 (file No. 30)—

A joint resolution proposing an amendment to Article 10 of the Constitution of Michigan, authorizing State to borrow money to compensate soldiers in World War.

The motion prevailed.

House Joint Resolution No. 1 (file No. 30) entitled

A joint resolution proposing an amendment to article 10 of the Constitution of the State of Michigan, by adding a new section thereto to stand as section 20, authorizing the State to borrow money to be used in paying compensation to persons who served in the military, naval and marine forces of the United States in the late war against Germany and Austria, and prescribing the amount to be paid to each such person and the mode of auditing and payment of the same.

Was then read a third time and passed, two-thirds of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Lee	Mr. Rasmussen
Allard	Gettel	Leedy	Rauchholz
Averill	Glaspie	Lennon	Read
Barnard	Gowdy	Liddy	Reutter
Braman	Green	Locke	Robinson
Bryan	Haan	Lord	Rowe
Burnham	Hall	MacDonald	Sanson
Byrum	Harris	Manwaring	Sargent
Chase	Hart	Meneroy	Smith
Coleman	Hartway	Miles	Stevenson
Copley	Henze	Miller, Geo. H.	Strauch
Culver	Holland	Miller, Wm. F.	Strom
Curtis	Hopkins	Morrison	Titus
Dacey	Hubbard	Mosier	Town
Dafoe	Hunter	Nevins	Townsend
Danz	Jensen	O'Brien	Wade
DeWitt	Jerome	Olmsted	Warner, Jos. E.
Dunn	Jewell	Osborn	Watson
Emerson	Johnson	Palmer	Wells
Evans	Kirby	Pitkin	Welsh
Farrier	Kooyers	Ramsey	Woodruff
Francis	Ladd	Rankin	Speaker

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NAYS.

Mr. Case

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The question being on agreeing to the title of the joint resolution,
 Mr. Dacey moved to amend the title so as to read as follows:

A joint resolution proposing an amendment to article 10 of the Constitution of the State of Michigan, by adding a new section thereto to stand as section 20, authorizing the State to borrow money to be used in paying compensation to persons who served in the military, naval and marine forces of the United States in the late World War and prescribing the amount to be paid to each such person.

The motion prevailed.

The title as amended was then agreed to.

Mr. Case, having reserved the right to explain his vote, made the following statement:

"My convictions are such that I could not vote for this resolution. I realize that I am the only member opposed to it. I believe the measure is fundamentally wrong; I believe the Government should take the matter up and not the several states. I believe the Government is going to, and has planned to take the matter up, and will take care of the boys in an equal manner throughout all the different states. For fear you will think that I am prejudiced, or disloyal, I want to say that I had three boys in the World War. The oldest son went to France without the draft call; he was there two years with the engineers doing re-construction work, and was under fire. He came home all right and is now engaged in the same line of work. The second boy went through Camp Custer and was transferred to Camp Sherman; he was in the Medical Department. For nine months after the signing of the armistice he remained in the hospital at Camp Sherman taking care of the wounded who were returned from France. The third boy went into the forestry department at Vancouver. He went to the woods, later to the mill and dry kiln department. Upon returning home he re-entered the M. A. C., but something was the matter; physicians here sent him home, and he is now in a hospital in the South where he is being treated for tuberculosis. Thank God he has now recovered. My oldest daughter entered the service as an army nurse and was for two years in that service; and if that isn't enough, we

have four more children at home ready to enter the service, should another call be made. I believe the Government is going to take care of this matter, and it is the Government's business."

House Bill No. 16 (file No. 26), entitled

A bill to amend section 1 of Act No. 44, Public Acts of 1907, as last amended by Act No. 313, Public Acts of 1919, entitled "An act to make it a felony to take possession of and to drive away an automobile or other motor vehicle in certain cases and to provide a penalty therefor,"

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Culver moved to amend by striking out of line 5 of section 1 the word "lawfully."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Evans moved that the bill be laid on the table.

The motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kooyers	Mr. Rankin
Allard	Francis	Ladd	Rasmussen
Atwood	Frick	Lee	Rauchholz
Averill	Fuller	Leedy	Read
Barnard	Gettel	Lennon	Reutter
Braman	Glaspie	Liddy	Robinson
Bryan	Gowdy	Locke	Rowe
Burnham	Green	Lord	Sanson
Byrum	Haan	MacDonald	Sargent
Case	Harris	Manwaring	Smith
Chase	Hart	Menerey	Stevenson
Coleman	Hartway	Miles	Titus
Copley	Henze	Miller, Geo. H.	Town
Culver	Holland	Miller, Wm. F.	Townsend
Curtis	Hopkins	Morrison	Wade
Dacey	Hubbard	Mosier	Warner, Jas. H.
Dafoe	Hunter	Nevins	Watson
Danz	Jensen	Olmsted	Wells
DeWitt	Jerome	Osborn	Welsh
Dunn	Jewell	Pitkin	Woodruff.
Emerson	Johnson	Ramsey	Speaker:
Evans	Kirby		56.

NAYS.

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The House agreed to the title of the bill.

Mr. Culver moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Pending the third reading of

House Bill No. 133 (file No. 32), entitled

A bill to provide for the suspension of a teacher's certificate for violation of contract,

Mr. Leedy moved that the bill be re-referred to the Committee on Education. The motion prevailed.

Motions and Resolutions.

Mr. Hopkins moved that the Speaker appoint a committee of three to draft suitable resolutions on the death of the father of Representative Butler.

The motion prevailed.

The Speaker named as such committee Messrs. Hopkins, Olmsted and Dafoe.

Mr. Lord offered the following resolution:

House Resolution No. 25.

Resolutions on the death of the Honorable Claudius B. Grant.

Whereas, Death has removed from our midst the Honorable Claudius B. Grant; and

Whereas, Judge Grant rendered great service to the Union in the Civil War, served the State of Michigan with distinguished honor as member and Speaker pro tem of the House of Representatives of the State, as Regent of the University of Michigan, as Circuit Judge, and as Justice of the Supreme Court; and

Whereas, Judge Grant leaves behind him a public service record and a name which will always be honored in the annals of our State, therefore be it

Resolved, That the House of Representatives express deep appreciation of the great and valuable service rendered to the State and Nation by Judge Grant and that we extend to his family our heartfelt sympathy in their great loss; and be it

Further resolved, That these resolutions be spread at length on the Journal of the House and that the Clerk send an engrossed copy to the bereaved family.

Mr. Lord moved that the rules be suspended, and that the resolution be placed on its immediate passage.

The motion prevailed.

The resolution was, by a rising vote, unanimously adopted.

Mr. Braman moved that the Committee of the Whole be discharged from the further consideration of the following joint resolution, and that the joint resolution be re-referred to the Committee on Revision and Amendment of the Constitution:

House Joint Resolution No. 5 (file No. 48)—

A joint resolution proposing an amendment to section 5, article 8 of the Constitution of Michigan, relative to the tenure of office of sheriff.

The motion prevailed.

General Orders of the Day.

Mr. Glaspie moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Glaspie to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 169 (file No. 41)—

A bill to authorize townships to acquire land for memorials to soldiers and sailors;

House Bill No. 208 (file No. 49)—

A bill to amend sections 18 and 19, chapter 4, Act No. 283, Public Acts of 1909—to provide for the bridging of navigable streams;

House Bill No. 3 (file No. 22)—

A bill to relieve county and state from support of certain classes of aliens;

Senate Bill No. 70 (file No. 57)—

A bill to amend section 16, Act No. 141, Public Acts of 1917—An act to provide for the organization of school districts.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 131 (file No. 44)—

A bill to require the carrying of lights upon all animal-drawn vehicles on public highways.

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of lines 3 and 4 of section 1 the words "drawn or propelled by horses or other animals" and by inserting after the word "carriages" in line 4, the words, "drawn by horses or other animals."

The question being on the adoption of the proposed amendment made by the Committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 205 (file No. 46)—

A bill to amend section 1 of Act No. 66, Public Acts of 1919—to exempt milkweed from provisions of noxious weed act, for certain purposes,

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting in line 20 of section 1 after the word "Provided" the word "further."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 14 (file No. 47)—

A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of Public Acts of 1911—an act to encourage the breeding of horses,

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of line 2 of section 1 the words "using or."

2. Amend by striking out of line 13 of section 2 the words "at the same time," all of lines 14 and 15, and the word "will" in line 16 and inserting in lieu thereof the word "shall."

3. Amend by inserting in line 16 of section 2 after the word "stallion" the words "at the owner's premises."

4. Amend by striking out of line 8 of section 7 the words "use or."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

During the sitting of the Committee of the Whole Mr. Moore entered the House and took his seat.

Mr. Wells moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, March 3, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER THIRTY-FOUR.

Lansing, Thursday, March 3, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. O. E. Behrens, Student Pastor at East Lansing, offered the invocation:

"O Lord, Thou art the eternal order of the universe. Our human laws at best are but an approximation to Thine immutable law, and if our institutions are to stand, they must rest on justice, for only justice can endure.

"We beseech Thee for the men who are sent to make and interpret the laws of our nation. Grant to all lawyers a deep consciousness that they are called of God to see justice done, and that they constitute a holy duty if ever they connive in its defeat. Fill them with a high determination to make the courts of our land a strong fortress of defense for the poor and weak, and never a castle of oppression for the hard and cunning.

"Save them from surrendering the dear-bought safeguards of the people, for which our fathers fought and suffered. Revive in them the spirit of the great liberators of the past, that they may cleanse our law of the inherited wrongs that still cling to it.

"Suffer not the web of outgrown precedents to veil their moral vision, but grant them a penetrating eye for the rights and wrongs of today and a quick human sympathy with the life and sufferings of the people. May they not perpetrate the tangles of the law for the profit of their profession. Aid them to make its course so simple, and its justice so swift and sure, that the humblest may safely trust it and the strongest fear it. Grant them wisdom so to refashion all law that it may become the true expression of the fairer ideals of freedom and brotherhood which are now seeking their incarnation in a new age. Make these our brothers the wise interpreters of Thine eternal law, the brave spokesmen of Thy will, and in reward bestow upon them the joy of conscious fellowship with Thy Christ in saving men from the bondage of ancient wrong. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Brown, Butler, Dean, Ewing, Lewis, Meggison, O'Brien, and Vine.

The following members were absent without leave: Messrs. Hunter, Kooyers, McKeon, and Woodruff.

Mr. Jensen moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Allard presented
Petition No. 109.

Petition of J. L. Bullock and 793 other citizens of Cass, St. Joseph, Calhoun,

Branch, and Jackson counties favoring the passage of House Bill No. 136, providing for a State highway to be known as the "Washtenaw trail."

The petition was referred to the Committee on Roads and Bridges.

Mr. Ladd presented

Petition No. 110.

Petition of the Traverse City Brotherhood of Locomotive Firemen and Engine-men endorsing the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

Mr. Read presented

Petition No. 111.

Petition of F. B. Wiley and 22 other school teachers of Kalamazoo county favoring the passage of the new Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Read presented

Petition No. 112.

Petition of the Kalamazoo Sled Company protesting against the proposed amendment to the Constitution providing for an income tax.

The petition was referred to the Committee on General Taxation.

Mr. Welsh presented

Petition No. 113.

Petition of S. M. Wright and 12 other citizens of Kent county favoring the re-tention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Welsh presented

Petition No. 114.

Petition of Louis Kregel and 23 other citizens of Kent county protesting against the time set for minors under the age of eighteen attending school under the "Compulsory Part-Time Law."

The petition was referred to the Committee on Education.

Mr. Welsh presented

Petition No. 115.

Petition of Frank Shader and 179 other citizens of Kent county protesting against the passage of the "rod and line license" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Wm. F. Miller presented

Petition No. 116.

Resolution of the Board of Trustees of School District No. 1, Portage Township, Houghton county, favoring the passage of House Bill No. 133, providing for the suspension of a teacher's certificate for violation of contract.

The petition was referred to the Committee on Education.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Thursday, March 3:

Senate Bill No. 100 (file No. 87)—

A bill to provide for the disposition of county war chest funds and other funds raised for patriotic purposes.

Senate Bill No. 101 (file No. 88)—

A bill to amend section 27 of chapter 1, sections 13, 18 and 20 of chapter 4, section 15 of chapter 13, section 2 of chapter 15, of Act No. 283 of the Public Acts of 1909, as amended—General Highway Law.

Senate Bill No. 102 (file No. 89)—

A bill to accept the requirements and benefits of an act of the 66th Congress—An act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise.

Reports of Standing Committees.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 51 (file No. 3)—

A bill to create a State Department of Agriculture,
With the recommendation that the bill pass, and with the further recommendation that the bill be referred to the Committee on Agriculture.

The recommendation was concurred in, and the bill was referred to the Committee on Agriculture.

The Committee on State Affairs, by Mr. Curtis, acting Chairman, reported House Bill No. 88—

A bill to make appropriations for the State Veterinary Board,
With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Curtis, Chairman, reported Senate Bill No. 6 (file No. 84)—

A bill to amend title and sections 2, 3, 4, 8, 9, 12, 14, 16, 17, 18, 19, and 20, Act No. 226, Public Acts of 1917—To provide for the establishment of rural agricultural schools,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 61, section 3, the comma after the word "made" and inserting in lieu thereof a period, and capitalizing the word "the" after the said word "made."

2. Amend by inserting in line 89, section 3, after the word "final" the following:

Provided: That in voting to form a rural agricultural school district in which one or more incorporated cities or villages, each having a population of more than six hundred, is to be included as a part of the unit, the rural school district or districts which include said incorporated cities or villages shall vote separately, and all other territory to be included in the rural agricultural school district shall vote separately, but as a unit. The school board shall conduct the election in the school district containing the incorporated city or village and the township board designated by the county school commissioner, as herein provided, shall conduct the election for the portion of the territory outside of the rural district or districts which include said city or village. The election in the school district including the village or city and the election in that portion of the territory outside of the rural district including said city or village shall be held on the same day and during the same hours. The result of said elections shall be certified by the election boards conducting the same to the county commissioner of schools herein designated. The affirmative vote of a majority of the legal school electors present and voting as a unit in each territory as above described shall be necessary to authorize the establishment of a rural agricultural school.

3. Amend by inserting in line 9, section 9, after the word "boarded" the words "by consent of the parent or guardian."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 238—

A bill to amend section 9, Act No. 166, Public Acts of 1917—To classify all school districts,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 139—

A bill to provide an appropriation for the county agricultural schools,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by inserting in line 14, section 1, after the word "equipment" the words "Provided: That no tuition shall be charged to any student of school age resident of this state."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 126—

A bill to provide for the changing of the boundary lines of township school districts,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 213—

A bill to amend section 22, chapter 4, Act No. 164, Public Acts of 1881—to revise legal provisions as to fractional school districts,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported
House Bill No. 237—

A bill to amend Section 1 of Act No. 235 of Public Acts of 1911—to provide for payment and reimbursement by counties of expenses incurred in the burial of bodies of army nurses, honorably discharged soldiers, sailors or marines,

With the recommendation that the following amendment be adopted, and that the bill then pass:

1. Amend by striking out of line 20, section 1, the words "one hundred" and inserting in lieu thereof the words "seventy-five."

2. Amend by inserting in line 20, section 1, after the word "dollars" the words "Provided, however, in counties with a population of 200,000 inhabitants or over, the maximum sum be fixed not to exceed one hundred dollars."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported
House Bill No. 250—

A bill to make townships, cities and villages in Calhoun county liable for payment of claims incurred in the care of persons sick with contagious diseases,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Central Michigan Normal School, by Mr. Hall, Chairman, reported

House Bill No. 50—

A bill to make appropriations for the Central Michigan Normal School,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 12, section 1, "\$7,000.00—\$7,000.00" and by inserting in lieu thereof "\$6,000.00—\$5,000.00."

2. Amend by striking out of line 13, section 1, \$179,250.00—\$187,400.00 and by inserting in lieu thereof "\$150,000.00—\$150,000.00."

3. Amend by striking out of line 14, section 1, "186,250.00—\$194,400.00," and by inserting in lieu thereof "\$155,000.00—\$155,000.00."

4. Amend by striking out of line 16, section 1, "\$17,500.00—\$17,500.00." and by inserting in lieu thereof "\$10,000.00—\$10,000.00."

5. Amend by striking out of line 17, section 1, "\$7,900.00—\$7,900.00" and by inserting in lieu thereof "\$6,000.00—\$6,000.00."

6. Amend by striking out of line 18, section 1, "\$9,116.46—\$9,127.12" and by inserting in lieu thereof "\$6,000.00—\$6,000.00."

7. Amend by striking out of line 20, section 1, \$2,750.00—\$2,625.00" and by inserting in lieu thereof "2,000.00—\$2,000.00."

8. Amend by striking out of section 1 lines 21, 22, 23, 24, 25, 26, 27 and 28.

9. Amend by striking out of line 29, section 1, "\$371,248.46—\$418,580.12" and by inserting in lieu thereof "\$182,125.00—\$181,125.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 228—

A bill to amend the title and section 61 of chapter 1, Act No. 314, Public Acts of 1915—to punish persons illegally representing themselves as lawyers,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Woodruff entered the House and took his seat.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 22—

A bill to define and prescribe penalty for first degree murder,

With the recommendation that the following amendment be adopted.

1. Amend by striking out of line 24 the word "but" and inserting in lieu thereof the following: "Provided that if the jury shall designate punishment by death the court shall have the power to sentence the defendant either to punishment by death or by imprisonment for life at hard labor in his discretion and."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The report stated that the committee deemed the bill of sufficient interest to the general public to warrant its being reported to the House without further amendment and without recommendation.

Mr. Hart moved that the bill be ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Hart demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Hart then prevailed, a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kirby	Mr. Rankin
Allard	Francis	Ladd	Rasmussen
Atwood	Frick	Lee	Rauchholz
Averill	Fuller	Leedy	Reutter
Barnard	Gettel	Lennon	Rowe
Bryan	Gowdy	Liddy	Sanson
Burnham	Green	Locke	Sargent
Byrum	Haan	Lord	Smith
Case	Harris	MacDonald	Stevenson
Chase	Hart	Manwaring	Strauch
Coleman	Hartway	Menerey	Strom
Copley	Henze	Miles	Town
Culver	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Wade
Dafoe	Hubbard	Mosier	Warner, Jos. E.
Danz	Jensen	Olmsted	Watson
DeWitt	Jerome	Osborn	Wells
Dunn	Jewell	Pitkin	Woodruff
Emerson	Johnson	Ramsey	Speaker
Evans			

NAYS.

Mr. Curtis

Mr. Miller, Geo. H.

Mr. Nevins

Mr. Titus

4

Mr. Kooyers entered the House and took his seat.

The Committee on Village Corporations, by Mr. Johnson, Chairman, reported House bill No. 234—

A bill to change the name of the village of Gobleville to Gobles,
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Village Corporations, by Mr. Johnson, Chairman, reported Senate Bill No. 11 (file No. 12)—

A bill to amend section 13 of chapter 2 of Act No. 3 of the Public Acts of 1895—to provide for the incorporation of villages,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

Reports of Select Committees.

The Special Committee appointed by the Speaker to draft suitable resolutions relative to the death of the father of Representative David H. Butler, by Mr. Hopkins, Chairman, presented the following resolutions and recommended their adoption:

Whereas, We have received the sad news that our esteemed colleague, David H. Butler, of the County and District of Lapeer, suffered the loss of his father, Mr. Butler, on the first day of March, 1921; therefore be it

Resolved, That we, his co-workers in the House of Representatives, do hereby extend to Representative Butler and his family our deepest sympathy and heartfelt condolences in their bereavement; and be it further

Resolved, That a copy of these resolutions be sent to Representative Butler and his family by the Clerk of the House of Representatives.

The resolutions were, by a rising vote, unanimously adopted.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 61 (file No. 49), entitled

A bill to prohibit the taking, catching or killing of fish in Otsego Lake, located in the county of Otsego, State of Michigan.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

A message was received from the Senate transmitting Senate Bill No. 54 (file No. 42), entitled

A bill to amend sections 8 and 13 of part 3 of Act No. 10 of the Public Acts of Michigan of the first extra session of 1912, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employees, providing compensation for the accidental injury to or death of employees and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases as are

provided by this act," being compilers' sections 5461 and 5466 of the Compiled Laws of 1915, as amended by Act No. 64 of the Public Acts of Michigan of 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Labor.

A message was received from the Senate transmitting
Senate Bill No. 44 (file No. 32), entitled

A bill for the protection of fish in the inland lake known as Hopkins Lake in the townships of Summit and Pere Marquette, in the county of Mason.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

A message was received from the Senate returning
House Bill No. 41 (file No. 19)—

A bill to amend section 5, Act No. 44, Public Acts of 1911—An act to create a State Board of Equalization.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

Mr. Read moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Joint Resolution No. 1 (file No. 30)—

A joint resolution proposing an amendment to Article 10 of the Constitution of Michigan, authorizing the State to borrow money to compensate soldiers in the World War.

The message informed the House of Representatives that the Senate had passed the joint resolution.

The joint resolution was referred to the Clerk for printing and certification to the Secretary of State.

The following is the joint resolution:

House Joint Resolution No. 1 (file No. 30).

A joint resolution proposing an amendment to article 10 of the Constitution of the State of Michigan, by adding a new section thereto to stand as section 20, authorizing the State to borrow money to be used in paying compensation to persons who served in the military, naval and marine forces of the United States in the late World War and prescribing the amount to be paid to each such person.

Resolved by the Senate and the House of Representatives of the State of Michigan, That the following amendment to article 10 of the Constitution of the State of Michigan, by adding a new section thereto to stand as section 20 of said article, authorizing the State to borrow money to be used in paying compensation to persons who served in the military, naval and marine forces of the United States in the late World War, being residents of the State of Michigan at the time of entering such service, and prescribing the amount to be paid to each such person, is hereby proposed, agreed to and submitted to the people of this State.

Sec. 20. The State shall borrow not to exceed thirty million dollars, pledge its faith and credit and issue its notes or bonds therefor, for the purpose of paying to each person who entered into the military, naval or marine forces of the United States between April sixth, 1917, and November eleventh, 1918, and served honestly and faithfully therein during the late World War and who was a resident in this State at the time of entering such service, the sum of fifteen dollars for each month or major fraction thereof, of such service, up to and including August first, 1919.

Resolved further, That the foregoing amendment be submitted to the people of this State on the first Monday in April, 1921. The Secretary of State is hereby required to certify said proposed amendment to the clerks of the several counties in the manner and within the time required by law, and it shall be the duty of

all officers to take such steps as may be necessary to have said amendment submitted to the people. It shall be the duty of the board of election commissioners of each county to prepare a ballot for the use of the electors in voting upon said amendment, which ballot shall be in substantially the following form:

"Sec. 20. The State shall borrow not to exceed thirty million dollars, pledge its faith and credit and issue its notes or bonds therefor, for the purpose of paying to each person who entered into the military, naval or marine forces of the United States between April sixth, 1917, and November eleventh, 1918, and served honestly and faithfully therein during the late World War and who was a resident in this State at the time of entering such service, the sum of fifteen dollars for each month or major fraction thereof, of such service, up to and including August first, 1919.

Yes ().

No ()."

It shall be the duty of the board of election commissioners of each county to deliver the ballots so prepared to the inspectors of election of the various election precincts within their respective counties, within the time and in the manner provided by the general election law. All votes cast upon said amendment shall be counted, canvassed, and returned in the same manner, as near as may be, as is provided by law for counting, canvassing, and returning votes cast for State officers.

A message was received from the Senate transmitting

Senate Bill No. 68 (file No. 55), entitled

A bill to amend sections 3, 4, 5 and 6 of Act No. 90 of the Public Acts of 1913, entitled "An act authorizing and empowering the boards of supervisors of counties to purchase, accept gifts and devises of, and to improve and maintain parks, and to contribute to the maintenance of parks owned or held in trust by cities, villages or townships," being compilers' sections 2320, 2321, 2322 and 2323 of the Compiled Laws of 1913.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

A message was received from the Senate transmitting

Senate Bill No. 18 (file No. 19), entitled

A bill to amend section 7 of Act No. 6 of the Public Acts of the extra session of 1907, entitled "An act to define and to regulate the treatment and control of dependent, neglected and delinquent children, to prescribe the jurisdiction of the probate court, and the powers, duties and compensation of the probate judge and the probate register with regard thereto; to provide for the appointment of county agents register of the juvenile division and probation officers, and to prescribe their powers, duties and compensation, and to provide for the granting of re-hearings and modifications of orders, sentences and decrees of said court," being section 2017 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting

Senate Bill No. 34 (file No. 26), entitled

A bill prohibiting the letting of State or municipal contracts upon a "cost-plus" basis, so-called.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting

Senate Bill No. 73 (file No. 60), entitled

A bill to provide for the protection of grass pike and pickerel in the waters of Lake Gogebic and the rivers and streams flowing into and out of said lake.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

A message was received from the Senate transmitting
Senate Bill No. 3 (file No. 3), entitled

A bill to amend section 6 of chapter 1 of Act No. 314 of the Public Acts of 1915, The Judicature Act of 1915, being section 12011 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Introduction of Bills.

Mr. Farrier introduced

House Bill No. 262, entitled

A bill to amend section 8 of chapter 6 of Act No. 254 of the Public Acts of 1897, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," being section 4922 of the Compiled Laws of 1915 as amended by Act No. 142 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Drainage.

Mr. Culver introduced

House Bill No. 263, entitled

A bill to regulate the practice of chiropractic in the State of Michigan, to provide for the examination, licensing and registration of chiropractic practitioners, to appoint a State board of chiropractic registration and examination and for the punishment of offenders against this act and to repeal acts and parts of acts in conflict therewith.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Hall introduced

House Bill No. 264, entitled

A bill to amend sections 5 and 7 of Act No. 66 of the Public Acts of 1919, entitled "An act to provide for the cutting of noxious weeds within the State of Michigan."

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Byrum introduced

House Bill No. 265, entitled

A bill to amend sections 19 and 20 of Act No. 217 of the Public Acts of 1903, as last amended by Act No. 19 of the Public Acts of 1913, entitled "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof; and to provide for the apprehension of persons believed to be insane and for their care," being sections 1328 and 1329 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Geo. H. Miller introduced

House Bill No. 266, entitled

A bill to amend sections 17 and 18 of Act No. 275 of the Public Acts of 1911, as amended by Act No. 317 of the Public Acts of 1917 and by Act No. 336 of the Public Acts of 1919, entitled "An act to provide for the protection of game and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting, pursuing and killing game or birds; to provide a penalty for the violation of any of the provisions

of this act, and to repeal inconsistent acts and parts of acts," being Compilers' sections 7497 and 7498 of the Compiled Laws of 1915 as amended.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Strom introduced

House Bill No. 267, entitled

A bill to amend section 2 of Act No. 275 of the Public Acts of 1911, entitled "An act to provide for the protection of game and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting, pursuing and killing game or birds, to provide a penalty for the violation of any of the provisions of this act, and to repeal inconsistent acts and parts of acts," being compilers' section 7482 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Strom introduced

House Bill No. 268, entitled

A bill to amend section 1 of Act No. 171 of the Public Acts of 1899, entitled "An act to set aside the submerged and swamp lands in the State of Michigan bordering upon the great lakes and the bayous thereof for a public park, defining the limits thereof and providing for its care and management," being compilers' section 400 of the Compiled laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Strom introduced

House Bill No. 269, entitled

A bill to prohibit the carrying of loaded firearms while riding in vehicles and regulate the carrying and use of high power rifles, and provide a penalty for violations of the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Town introduced

House Bill No. 270, entitled

A bill to amend section 7 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 4001 of the Compiled Laws of 1915, as amended by Act No. 331 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Town introduced

House Bill No. 271, entitled

A bill to permit the spearing of grass pike and suckers in the waters of Sandstone Creek and Grand river in the county of Jackson, during the months of April and May, in each year.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Dunn introduced

House Bill No. 272, entitled

A bill to amend section 5 of Act No. 272 of the Public Acts of 1919, entitled "An act to protect the public health; to prevent the spreading of venereal diseases, to prescribe the duties and powers of the State Department of Health and of local health officers and health boards with reference thereto, and to make an appropriation to carry out the provisions hereof."

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Osborn introduced

House Bill No. 273, entitled

A bill to amend sections 1 and 3 of chapter 13, section 5 of chapter 14 and section 11 of chapter 20 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting, and to regulate elections to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise," as amended by Act No. 266 of the Public Acts of 1919,

The bill was read a first and second time by its title and referred to the Committee on Elections.

The Speaker called the Speaker pro tem to the chair.

Third Reading of Bills.

House Bill No. 30 (file No. 28), entitled

A bill to amend section 65 of Act No. 206 of the Public Acts of 1893, being "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 4062 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Leedy	Mr. Rasmussen
Allard	Frick	Lennor	Rauchholz
Atwood	Fuller	Liddy	Reutter
Averill	Gettel	Locke	Rowe
Braman	Haan	Lord	Sargent
Bryan	Hall	MacDonald	Smith
Burnham	Harris	Manwaring	Stevenson
Byrum	Hart	Miles	Strauch
Case	Hartway	Miller, Geo. H.	Strom
Chase	Henze	Miller, Wm. F.	Titus
Coleman	Holland	Morrison	Town
Copley	Hopkins	Mosier	Townsend
Culver	Hubbard	Nevins	Wade
Curtis	Jensen	Olmsted	Warner, Jos. E.
Dacey	Jerome	Osborn	Watson
Danz	Jewell	Palmer	Wells
DeWitt	Johnson	Pitkin	Weish
Emerson	Kirby	Ramsey	Woodruff
Evans	Ladd	Rankin	Speaker pro tem
Farrier	Lee		78

NAYS.

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The House agreed to the title of the bill.

Pending the third reading of
 House Bill No. 132 (file No. 29), entitled
 A bill to amend section 1 and to repeal section 2 of Act 75 of the Public Acts
 of 1917, entitled "An act to fix standards for apples grown in this State when
 packed in closed packages, and to regulate the packing and sale of such apples,"
 and to add one new section to said act to stand as section 2,

Mr. Braman moved that the bill be re-referred to the Committee on Horticulture.
 The motion prevailed.

House Bill No. 3 (file No. 22), entitled
 A bill to relieve the county and state from the support of certain classes of
 aliens who are subject to deportation from the United States,
 Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Lee	Mr. Rasmussen
Allard	Frick	Leedy	Rauchholz
Atwood	Fuller	Lennon	Reutter
Averill	Gettel	Liddy	Rowe
Braman	Green	Locke	Sanson
Bryan	Haan	Lord	Sargent
Burnham	Hall	MacDonald	Smith
Byrum	Harris	Manwaring	Stevenson
Case	Hart	Menerey	Strauch
Chase	Hartway	Miles	Strom
Coleman	Henze	Miller, Wm. F.	Titus
Copley	Holland	Morrison	Town
Culver	Hopkins	Mosier	Townsend
Curtis	Hubbard	Nevins	Wade
Dacey	Jensen	Olmsted	Warner, Jos. E.
Dafoe	Jerome	Osborn	Watson
Danz	Jewel	Palmer	Wells
DeWitt	Johnson	Pitkin	Weish
Emerson	Kirby	Ramsey	Woodruff
Evans	Ladd	Rankin	Speaker pro tem
Farrier			81

NAYS.

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The question being on agreeing to the title of the bill,
 Mr. Frick moved to amend the title so as to read as follows:
 A bill to relieve the county and State from the support of certain classes of
 aliens who are subject to deportation from the United States, making an appro-
 priation therefor, and providing penalties for the non-performance of duties under
 the provisions of this act.

The motion prevailed.

The title as amended was then agreed to.

Mr. Frick moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate Bill No. 70 (file No. 57), entitled

A bill to amend section 16 of Act No. 141 of the Public Acts of 1917, entitled
 "An Act to provide for the organization of school districts in cities having a pop-
 ulation of over one hundred thousand and less than two hundred fifty thousand
 inhabitants; to provide for a board of education for such districts; and prescrib-
 ing the powers and duties of such boards," as amended by Act No. 405 of the
 Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Leedy	Mr. Rauchholz
Allard	Frick	Lennon	Reutter
Atwood	Fuller	Liddy	Rowe
Averill	Gettel	Locke	Sanson
Bryan	Green	Lord	Sargent
Burnham	Hall	MacDonald	Smith
Byrum	Harris	Manwaring	Stevenson
Case	Hart	Menerey	Strauch
Chase	Hartway	Miller, Wm. F.	Strom
Coleman	Henze	Morrison	Titus
Copley	Holland	Mosier	Town
Culver	Hopkins	Nevins	Townsend
Curtis	Hubbard	Olmsted	Wade
Dacey	Jensen	Osborn	Warner, Jos. E.
Dafoe	Jewel	Palmer	Watson
Danz	Johnson	Pitkin	Wells
DeWitt	Kirby	Ramsey	Welsh
Emerson	Ladd	Rankin	Woodruff
Evans	Lee	Rasmussen	Speaker pro tem
Farrier			77

NAYS.

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The House agreed to the title of the bill.

Mr. Welsh moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Motions and Resolutions.

Mr. Culver moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 32 (file No. 23)—

A bill to amend section 6 of Act No. 271, Public Acts of 1915—An act to regulate selling of railroad and steamship tickets,

And that the bill be re-referred to the Committee on Railroads.

The motion prevailed.

Mr. Mosier moved that the hour of the meeting of the House on Friday, March 4, be fixed at 9:00 o'clock a. m.

The motion prevailed.

Mr. Allard moved that when the House adjourns tomorrow it stand adjourned until Monday, March 7, at 8:30 o'clock p. m.

The motion prevailed.

Messrs. Dunn, Frick, Liddy, Palmer, Strom, and Haan asked and obtained leaves of absence from tomorrow's session.

Messrs. Braman, Manwaring, Pitkin, and Nevins asked and obtained leaves of absence from Monday's session.

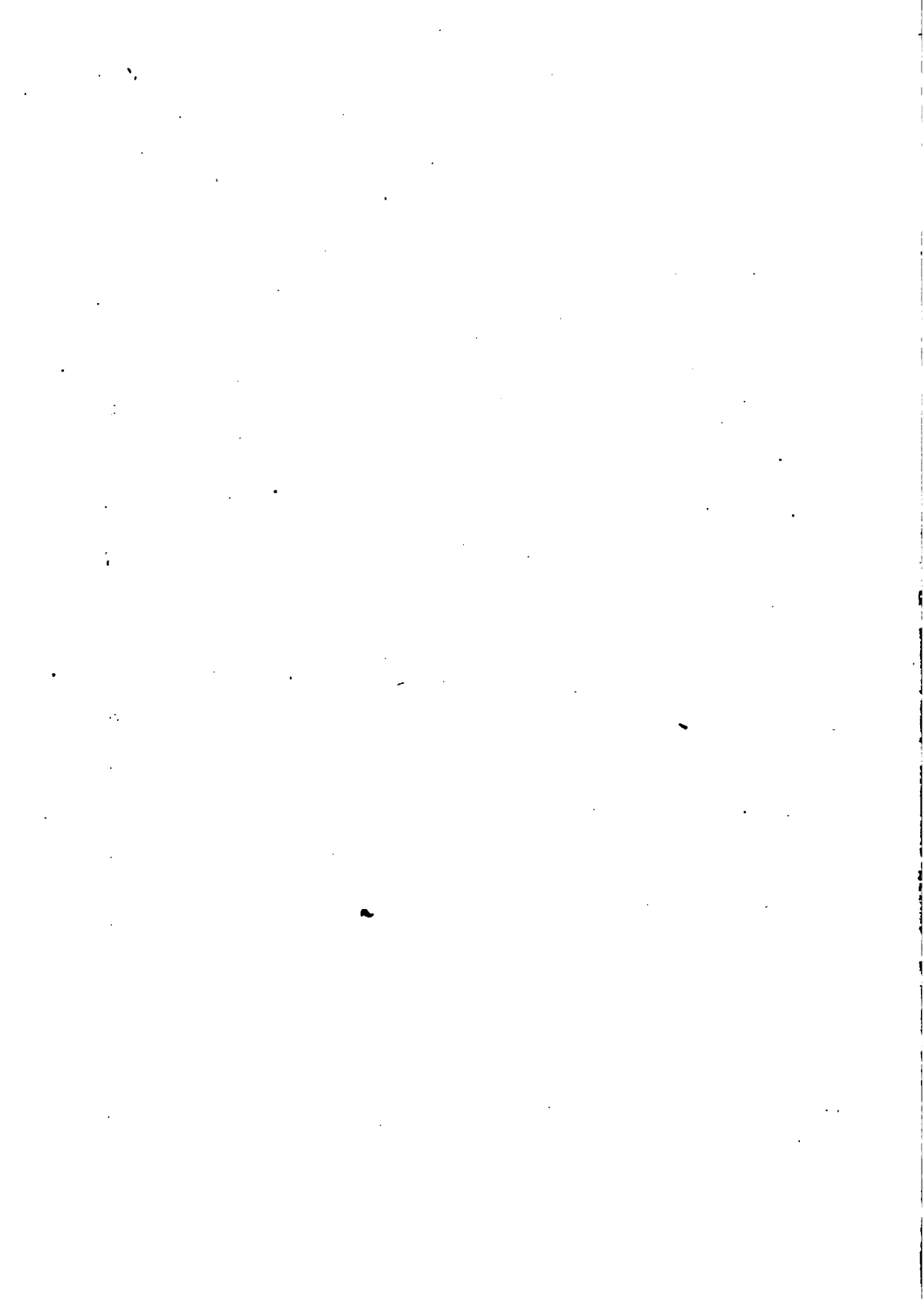
Mr. Smith asked and obtained leave of absence from the sessions of to-morrow and Monday.

Mr. Dunn moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, March 4, at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER THIRTY-FIVE.

Lansing, Friday, March 4, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. W. Justus Weber, of the German Methodist Church of Lansing, offered the invocation:

"O God, our Father, we thank Thee for the knowledge we have of Thee. We thank thee that we know that Thou art our Father, through Christ, our Saviour. We come to Thee this morning, thanking Thee for all the privileges we enjoy; for our health and strength in body and mind. We pray for faith to take up the work of the day which Thou hast appointed us to do with perfect faith in the power of Thy grace. We pray for patience, that we may be gentle and long-suffering in the attempt to help others. We pray for love to go forth as sowers and reapers in the great field of humanity. We pray for the strength we need to take up the duties of the day, to know and to do Thy will. We tarry just a moment in prayer, remembering that this is the inauguration day of our new President. We pray for Thy special blessing upon the incoming President of the United States. We pray for the members of his cabinet, for Congress, for all who are in authority over us. Grant that we may know our God, know His will, and enjoy His blessings, so that being blessed of Thee, we may be a blessing to others. We ask it in Christ's name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Brown, Butler, Dean, Dunn, Ewing, Frick, Haan, Lewis, Liddy, Meggison, O'Brien, Palmer, Smith, Strom, and Vine.

The following members were absent without leave: Messrs. Copley, Green, Hunter, Jerome, Lee, Lennon, Lord, McKeon, Manwaring, Menerey, Miles, Geo. H. Miller, Titus, Town, and Woodruff.

Mr. Sargent moved that Mr. Green be excused from today's session.
The motion prevailed.

Mr. Holland moved that Mr. Miles be excused from today's session.
The motion prevailed.

Mr. Sanson moved that Mr. Lord be excused from today's session.
The motion prevailed.

Mr. Curtis moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Averill, Hopkins, Locke, Jensen, and Byrum asked and obtained leaves of absence from Monday's session.

Presentation of Petitions.

The Speaker presented
Petition No. 117.

Petition of the Grand Rapids Association for the Blind protesting against the passage of the bill providing for free licensing of blind musicians and peddlers.
The petition was referred to the Committee on State Affairs.

Mr. Watson presented
Petition No. 118.

Petition of the Farm Bureau and Pomona Grange of Branch County favoring a State income tax.

The petition was referred to the Committee on General Taxation.

Mr. Leedy presented
Petition No. 119.

Resolution of the Board of Supervisors of Mason County favoring changes in the election laws.

The petition was referred to the Committee on Elections.

Mr. Welsh presented
Petition No. 120.

Petition of John Hage and 131 other citizens of Kent County protesting against the time set under the "Compulsory Part-time Law" for minors under the age of eighteen attending school.

The petition was referred to the Committee on Education.

Announcement by Clerk of Printing and Enrollment of Bills.

Senate Bill No. 103 (file No. 90)—

A bill to amend section 9 of Act No. 302 of the Public Acts of 1915—An act to provide for the registration, identification and regulation of motor vehicles and trailers;

Senate Bill No. 81 (file No. 91)—

A bill to amend section 20 of sub-division 7 of chapter 4 of part 2 of Act No. 256 of the Public Acts of 1917—General Insurance Law;

Senate Bill No. 82 (file No. 92)—

A bill to amend chapter 2 of part 1, of Act No. 256 of the Public Acts of 1917—General Insurance Law;

Senate Bill No. 104 (file No. 93)—

A bill to amend section 2 of chapter 19 of Act No. 203 of the Public Acts of 1917—General Election Law.

Reports of Standing Committees.

The Committee on City Corporations, by Mr. Kooyers, Chairman, reported House Bill No. 174—

A bill to amend section four of act number two hundred seventy-nine of the Public Acts of nineteen hundred nine—An act to provide for the incorporation of cities and for revising and amending their charters.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 2, subdivision B, section 4, the word "extending," and inserting in lieu thereof the words "owning, purchasing, extending, construction".

2. Amend by inserting in line 14, subdivision B, section 4, after the word "indebtedness" the words "Provided: That the amount of money which may be borrowed for any such public utility purposes on the credit of a city having a population of 100,000 or more, as appears by the last United States census, shall be in a sum not to exceed two percentum of the assessed value of all the real and personal property of the city."

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Labor, by Mr. Moore, Chairman, reported
House Bill No. 229—

A bill to amend sections 3, 6, 7, 10, 11, 14 and 20, part 3, Act No. 10, Public
Acts of first Extra Session of 1912—Workmen's Compensation Law.

With the recommendation that the following amendments be adopted, and
that the bill then pass:

1. Amend by inserting in line 1 of Section 20 after the word "may" the words
"subject to the approval of the State Administrative Board."

2. Amend line 2 of Section 20 by striking out the words "to efficiently" and
inserting in lieu thereof the words "efficiently to."

3. Amend line 10 of Section 20 by striking out the second "of," and by strik-
ing out the word "members" and inserting in lieu thereof the word "member."

4. Amend line 11 of Section 20 by striking out the word "Governor" and in-
serting in lieu thereof the words "State Administrative Board."

The question being on the adoption of the amendments to the bill recom-
mended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and
placed on the general orders.

The Committee on Geological Survey, by Mr. Gowdy, Chairman, reported
House Bill No. 71—

A bill to make appropriations for the State Geological and Biological Survey,
With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

Introduction of Bills.

Mr. Rowe introduced

House Bill No. 274, entitled

A bill to regulate public live stock yards and the marketing of live stock
therein; to require permits to buy and sell live stock in such yards and to
provide for the issuance of such permits; to provide for the fixing of reasonable
charges by owners of and operators in such yards; and to provide penalties for
the violation of this act.

The bill was read a first and second time by its title and referred to the Com-
mittee on Agriculture.

Mr. Byrum introduced

House Bill No. 275, entitled

A bill to amend sections 5 and 6 of Act No. 147 of the Public Acts of 1891,
entitled "An act to provide for the election of a county commissioner of schools,
for the appointment of school examiners, and to define the duties and fix the com-
pensation for the same, and to repeal all existing acts or parts of acts con-
flicting with the provisions of this act," being sections 5881 and 5882 of the
Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Com-
mittee on Elections.

Mr. Wells introduced

House Bill No. 276, entitled

A bill to amend sections 2, 3, 5, 6 and 23 of Act No. 118 of the Public Acts of
1893, entitled "An act to revise and consolidate the laws relative to the State
Prison, to the State House of Correction and Branch of the State Prison in
the Upper Peninsula, and to the House of Correction and Reformatory at Ionia,
and the government and discipline thereof, and to repeal all acts inconsistent
therewith," the same being sections 1701, 1702, 1704, 1705 and 1722 of the Com-
piled Laws of 1915, and to add two new sections to said act to stand as sections
67 and 68 thereof.

The bill was read a first and second time by its title and referred to the Com-
mittee on Judiciary.

Mr. Rasmussen introduced
House Bill No. 277, entitled
A bill prohibiting the employment of any alien in any department of the State
government, or in any State institution.
The bill was read a first and second time by its title and referred to the Com-
mittee on Labor.

Motions and Resolutions.

Mr. Olmsted made written request for the printing of
House Bill No. 165—
A bill to amend sections 1 and 2, chapter 3, Act No. 254, Public Acts of 1897—
an act relative to the construction of drains.
The request was referred to the Committee on Printing.

Mr. Townsend made written request for the printing of
House Bill No. 176—
A bill to provide for the appointment of county health officers.
The request was referred to the Committee on Printing.

Mr. Culver offered the following resolution:
House Resolution No. 26.
A resolution directing that the congratulations of the House be sent to the
President-elect and the Vice President-elect.
Resolved, That the Clerk of the House is hereby instructed to forward a suit-
able telegram conveying the congratulations and best wishes of the House of
Representatives to the new President of the United States, Hon. Warren G. Hard-
ing, and the new Vice President, Hon. Calvin Coolidge.
The resolution was unanimously adopted.

General Orders of the Day.

Mr. Evans moved that the House resolve itself into a Committee of the Whole
on the general orders.
The motion prevailed
The Speaker called Mr. Evans to the chair.

After a time spent in the consideration of bills upon the general orders, the
committee rose, and, through its chairman, made a report recommending the
passage, without amendment, of the following bills:

House Bill No. 121 (file No. 14)—
A bill to amend section 4 and add a new section to Act No. 205, Public Acts of
1887—to empower State banks to do trust business;

Senate Bill No. 11 (file No. 12)—
A bill to amend section 13, chapter 2, Act No. 3, Public Acts of 1895—An act
to provide for the incorporation of villages.
The bills were placed on the order of Third Reading of Bills.

Mr. Nevins moved that the House adjourn.
The motion prevailed.
The Speaker declared the House adjourned until Monday, March 7, at 8:30
o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER THIRTY-SIX.

Lansing, Monday, March 7, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. Dr. Edwin W. Bishop, of the Plymouth Congregational Church of Lansing, offered the invocation:

"Almighty and eternal God, Thou hast indeed been our dwelling place from all generations. Thou hast and Thou art inhabiting eternity and Thou art also very present and very near. We rejoice that we can think Thy thoughts after Thee and that in some measure we can comprehend Thy message, and as we assemble ourselves here tonight, we pray for light and wisdom and guidance. Thy word is very near unto us, a lamp unto our feet and a light unto our path. Wilt Thou bless, we pray Thee, this assemblage of representatives gathered here for the purpose of making just and equal and righteous laws. In their task, which is often difficult, may they be guided by counsels of prudence, of holy ambition to serve the common-weal, and with the humility that becomes all those that put their trust in Thee. Thus guiding and leading, Thou wilt guide and lead each one in the path which each shall perform and each shall take. We ask it in the name of our common Master. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Averill, Byrum, Braman, Dean, Hopkins, Locke, Manwaring, Nevins, O'Brien, Pitkin, and Smith.

The following members were absent without leave: Messrs. Atwood, Chase, Glaspie, Green, Haan, Hartway, Lennon, Olmsted, Read, Reutter, Rowe, Wells, and the Speaker.

Mr. Jerome moved that Mr. Olmsted be excused from today's session.
The motion prevailed.

Mr. Brown moved that Mr. Lennon be excused from today's session.
The motion prevailed.

Mr. Kirby moved that Mr. Wells be excused from today's session.
The motion prevailed.

Mr. Allard moved that the other absentees without leave be excused from today's session.
The motion prevailed.

Presentation of Petitions.

The Speaker presented
Petition No. 121.

Resolution of the Houghton Association of Commerce protesting against the proposed legislation providing for the placing of sanitary toilets in railroad stations, the "Vestibule Cab" and "Full Crew" bills.

The petition was referred to the Committee on Railroads.

Mr. Hart presented
Petition No. 122.

Petition of Ruby M. Zahn and 142 other citizens of Wayne County protesting against the re-establishment of capital punishment.

The petition was referred to the Committee on Judiciary.

The Speaker presented
Petition No. 123.

Petition of Bay City Chamber of Commerce protesting against the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 124.

Petition of the Directors of the St. Joseph Chamber of Commerce, protesting against the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 125.

Petition of the Owosso Chamber of Commerce, protesting against the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 126.

Petition of the Alma Chamber of Commerce protesting against the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 127.

Petition of the Lake Odessa Board of Commerce protesting against the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 128.

Petition of the Petoskey Chamber of Commerce protesting against the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 129.

Petition of the Watervliet Chamber of Commerce protesting against the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 130.

Petition of the Brighton Board of Commerce protesting against the proposed legislation providing for the placing of sanitary toilets in railroad stations, the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 131.

Petition of the Pentwater Citizens Association protesting against the proposed legislation providing for the placing of sanitary toilets in railroad stations, the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 132.

Resolution of the Traffic Club of Kalamazoo protesting against the proposed

legislation providing for the placing of sanitary toilets in railroad stations, the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

The Speaker presented

Petition No. 133.

Petition of the Grand Haven Chamber of Commerce protesting against the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented

Petition No. 134.

Petition of the Battle Creek Chamber of Commerce protesting against the proposed legislation providing for the placing of sanitary toilets in railroad stations, and the "Vestibule Cab" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented

Petition No. 135.

Petition of the Holly Board of Commerce protesting against the proposed legislation providing for the placing of sanitary toilets in railroad stations, the "Full Crew" and "Vestibule Cab" bills.

The petition was referred to the Committee on Railroads.

Mr. MacDonald presented

Petition No. 136.

Petition of the Calumet Chamber of Commerce protesting against the proposed legislation providing for the placing of sanitary toilets in railroad stations, and the "Vestibule Cab" bill.

The petition was referred to the Committee on Railroads.

Mr. Harris presented

Petition No. 137.

Resolution of the Saginaw County League of Women Voters favoring the passage of the so-called "Mother's Pension" bill.

The petition was referred to the Committee on State Affairs.

Mr. Harris presented

Petition No. 138.

Petition of the Saginaw County League of Women Voters favoring the passage of the "Age of Consent" bill.

The petition was referred to the Committee on Judiciary.

Mr. Harris presented

Petition No. 139.

Petition of the Saginaw County League of Women Voters favoring the passage of a bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Friday, March 4:

Senate Bill No. 107 (file No. 94)—

A bill to create county administrative boards and prescribe the powers and duties thereof;

Senate Bill No. 108 (file No. 95)—

A bill to repeal Act No. 88 of the Public Acts of 1909—An act to exempt from taxation bonds hereafter issued by any county, township, city, village or school district;

Senate Bill No. 110 (file No. 96)—

A bill to amend the title and sections 2 and 4 of Act No. 142 of the Public Acts of 1913—An act to provide for a specific tax upon secured debts other than debts secured or evidenced by mortgages, and to add a new section thereto to be known as section 4-a;

Senate Bill No. 113 (file No. 97)—

A bill authorizing boards of supervisors to appropriate money for the purpose of employing public nurses;

Senate Bill No. 114 (file No. 98)—

A bill to promote Americanization through the education of persons over the age of eighteen years;

Senate Bill No. 115 (file No. 99)—

A bill to amend section 27 of Act No. 281 of the Public Acts of 1909—General Primary Law;

Senate Bill No. 116 (file No. 100)—

A bill to repeal section 11 of chapter 19 of Act No. 203 of the Public Acts of 1917—General Election Law;

House Bill No. 206 (file No. 50)—

A bill to amend section 7 of Act No. 206, Public Acts of 1893—to include World War veterans in those exempt from certain taxation;

House Bill No. 158 (file No. 51)—

A bill to amend section 1, Act No. 65, Public Acts of 1909—an act to provide for the payment of tuition in high schools of eighth grade graduates;

House Bill No. 54 (file No. 52)—

A bill to amend Act regulating catching of fish in certain lakes in Cass, Berrien and VanBuren counties;

House Bill No. 55 (file No. 53)—

A bill to amend Act regulating catching of ciscoes in certain lakes in Cass county;

House Bill No. 26 (file No. 54)—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—An act to permit spearing of certain fish in St. Joseph County;

Senate Bill No. 119 (file No. 101)—

A bill to amend section 5 of Act No. 372 of the Public Acts of 1919—an act to provide a primary election system for the nomination of township officers;

Senate Bill No. 105 (file No. 102)—

A bill to amend sections 24 and 39-a of chapter 2 of Act No. 314 of the Public Acts of 1915—Judicature Act;

Senate Bill No. 111 (file No. 103)—

A bill to amend sections 10, 11 and 15 of Act No. 105 of the Public Acts of 1913—an act to provide a uniform system of probation.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members, Saturday, March 5:

House Joint Resolution No. 9 (file No. 55)—

A joint resolution proposing an amendment to section 3, article 10, of the Constitution of Michigan, authorizing the enactment of an income tax law;

House Bill No. 221 (file No. 56)—

A bill to amend section 3, Act No. 296, Public Acts of 1917—an act providing for the incorporation of industrial banks;

House Bill No. 251 (file No. 57)—

A bill to regulate and control the taking of minnows for bait from Lyon lake in Fredonia Township, Calhoun county;

House Bill No. 197 (file No. 58)—

A bill to provide for the taking of depositions to be used in foreign jurisdictions;

House Bill No. 196 (file No. 59)—

A bill to fix procedure for proof of statutes of other jurisdictions;

House Bill No. 210 (file No. 60)—

A bill to provide for the licensing of deer hunters;

House Bill No. 207 (file No. 61)—

A bill to amend sections 2 and 3 of Act No. 183, Public Acts of 1909—an act to protect certain fur-bearing animals;

Senate Bill No. 112 (file No. 104)—

A bill to amend section 1 of Act No. 412 of the Public Acts of 1919, an act for the protection of dependent minor children;

Senate Bill No. 120 (file No. 105)—

A bill to amend section 1 of Act No. 11 of the Public Acts of 1911, an act designating the days to be observed as holidays in the public schools;

Senate Bill No. 121 (file No. 106)—

A bill to provide for making Good Friday a public holiday.

The Clerk also announced the enrollment printing, certification and filing with the Secretary of State, on March 4th, of the following named joint resolution:

House Joint Resolution No. 1 (file No. 30, enrolled No. 1)—

A joint resolution proposing an amendment to Article 10 of the Constitution of Michigan, authorizing state to borrow money to compensate soldiers in World War.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members, Monday, March 7th:

House Bill No. 171 (file No. 62)—

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, chapter 2, part 5 of Act No. 256, Public Acts of 1917—general insurance law;

House Bill No. 236 (file No. 63)—

A bill to amend section 7, of part 1, and sections 1, 5, 8, 9 and 10 of part 2, Act No. 10, Public Acts of First Extra Session of 1912—Workmen's Compensation Law;

House Bill No. 238 (file No. 64)—

A bill to amend section 9, Act No. 166, Public Acts of 1917—to provide for additional member of board of education in school districts of third class;

House Bill No. 126 (file No. 65)—

A bill to provide for the changing of the boundary lines of township school districts;

House Bill No. 213 (file No. 66)—

A bill to amend section 22, chapter 4, Act No. 164, Public Acts of 1881—to revise legal provisions as to fractional school districts;

House Bill No. 237 (file No. 67)—

A bill to amend section 1, Act No. 235, Public Acts of 1911—An act to provide for payment of funeral expenses of deceased soldiers, sailors, et al;

House Bill No. 250 (file No. 68)—

A bill to require townships, cities and villages in Calhoun County to pay expense incurred in combating contagious diseases;

House Bill No. 228 (file No. 69)—

A bill to amend the title and section 61 of chapter 1, Act No. 314, Public Acts of 1915—to punish persons illegally representing themselves as lawyers;

Senate Bill No. 129 (file No. 107)—

A bill to amend section 4 of Act No. 419 of the Public Acts of 1919—an act to provide for the regulation and control of certain public utilities;

Senate Bill No. 141 (file No. 108)—

A bill to provide for the furnishing and distribution of antitoxin and other biological products for the prevention and treatment of diphtheria;

Senate Bill No. 150 (file No. 109)—

A bill to provide a primary election system for the nomination of village officers;

Senate Bill No. 106 (file No. 110)—

A bill to make an appropriation for the erection of a monument to mark the burial place of William A. Fletcher, the first Chief Justice of the State.

Reports of Standing Committees.

The Committee on Elections, by Mr. Harris, Chairman, reported

Senate Bill No. 51 (file No. 39)—

A bill to amend sec. 7 of chapter 6, Act No. 203 P. A. of 1917—notice of formation or of abolition of election precincts,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported

House Bill No. 256—

A bill to amend section 6 of Act No. 236, Public Acts of 1915—an act to protect fish in inland waters of the State,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line fifteen in section six the word "five" and inserting in lieu thereof the word "six."

2. Amend by striking out of line seventeen in section six the word "thirty-five" and inserting in lieu thereof the word "thirty."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Introduction of Bills.

Mr. Dafoe introduced

House Bill No. 278, entitled

A bill to amend the title and sections 1, 2, 4, 5, 6, 7, and 8 of Act No. 419 of the Public Acts of 1919, entitled "An act to provide for the regulation and control of certain public utilities operated within this State; to create a Public Utilities Commission and to define the powers and duties thereof; to abolish the Michigan Railroad Commission and to confer the powers and duties thereof on the commission hereby created; to provide for the transfer and completion of matters and proceedings now pending before said Railroad Commission; and to prescribe penalties for the violation of the provisions hereof," and to repeal all acts in conflict therewith.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. W. F. Miller introduced

House Bill No. 279, entitled

A bill to amend the title and sections 1, 2, 3, 4, 5, 6, 7, 8 and 9 of Act No. 106 of the Public Acts of 1909, entitled "An act to regulate the transmission of electricity through the public highways, streets and places of this State where the source of supply and place of use are in the same or different counties; and to regulate the charges to be made for electricity so transmitted; and to vest the Michigan Railroad Commission with certain powers and duties in regard thereto," the same being Compilers' sections 4842, 4843, 4844, 4845, 4846, 4847, 4848, 4849 and 4850 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Titus introduced

House Bill No. 280, entitled

A bill to authorize and direct the Board of State Auditors to audit and allow such sums as shall in their judgment be just compensation for benefits to lands owned by the State, by reason of a pavement having been heretofore constructed on Oakland Drive, a public street in the city of Kalamazoo, passing by and through the grounds of the Western State Normal School.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Henze introduced

House Bill No. 281, entitled

A bill to amend the title and section 4 of Act No. 192 of the Public Acts of 1893, entitled "An act to protect tollers against unjust demands of employers of labor; to give redress to employees discharged in certain cases, and to punish employers, their agents, clerks and servants for any violation of this act," being section 15118 to 15121, inclusive, of the Compiled Laws of 1915, and to add thereto three new sections to stand as sections 2-a, 2-b and 2-c.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Kirby Introduced

House Bill No. 282, entitled

A bill to amend section 20 of chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being section 5667 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. J. E. Warner introduced
House Bill No. 283, entitled

A bill to amend section 5 of Act No. 301 of the Public Acts of 1913, entitled "An act to provide for the licensing, bonding and regulation of private employment agencies, the limiting of the amount of the fee charged by such agencies, the refunding of such fees in certain cases, the imposing of obligations on persons, firms or corporations, which have induced workmen to travel in the hope of securing employment, charging the Commissioner of Labor with the enforcement of this act, and empowering him to make rules and regulations and fixing the penalties for the violation hereof," being section 5419 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Palmer introduced
House Bill No. 284, entitled

A bill making it unlawful for any foreign-born and un-naturalized person who is the proprietor or manager of any public eating house, or cafe or restaurant, to employ in such place in connection with the preparation or the serving of foods, or as cashier or assistant cashier, any female citizen of the United States under the age of thirty-five years; and prescribing a penalty for the violation thereof.

The bill was read a first and second time by its title and referred to the Committee of Judiciary.

Mr. Townsend introduced
House Bill No. 285, entitled

A bill to amend section 13 of chapter 3 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act, and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," being section 12241 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Leedy introduced
House Bill No. 286, entitled

A bill to amend section 1 of Act No. 224 of the Public Acts of 1917, entitled "An act to regulate the taking and catching of certain kinds of fish during certain seasons of the year in certain streams and rivers of this State."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Hart introduced
House Bill No. 287, entitled

A bill to amend section 4 of chapter 4 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Wade introduced
House Bill No. 288, entitled

A bill prescribing the limits of a channel at the mouth of Kalamazoo river for the passage of fish in which the setting of pound nets is prohibited.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Bryan introduced
House Bill No. 289, entitled

A bill to amend section 2 of Act No. 334 of the Public Acts of 1913, entitled "An act to provide for the establishment, survey, improvement, and maintenance of State reward trunk line highways, to provide for the payment of double State reward thereon, to define the duties of State, county, good roads district and township officers in regard thereto, and to appropriate funds to carry out the provisions thereof," being section 4852 of the Compiled Laws of 1915, as last amended by Act No. 58 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Dafoe introduced
House Bill No. 290, entitled

A bill to amend the title and section 1 of Act No. 88 of the Public Acts of 1913, entitled "An act empowering boards of supervisors of any of the several counties of the State of Michigan to levy a special tax for the purpose of advertising the agricultural advantages of the State, or for displaying the products and industries of any county in the State at domestic or foreign expositions, for the purpose of encouraging immigration and increasing trade in the products of the State, and to permit the boards of supervisors out of any sum so raised to contribute all or any portion of the same to any development board or bureau to be by said board or bureau, expended for the purposes herein named," approved August 14, 1913, being section 2315 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Dafoe introduced
House Bill No. 291, entitled

A bill to amend section 2 of chapter 48 of Act No. 73 of the Public Acts of 1917, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts, to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act," approved April 17, 1919, being section 13719 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Messrs. Glaspie and Lennon entered the House and took their seats.

Third Reading of Bills.

House Bill No. 152 (file No. 33), entitled

A bill to amend section 9 of Act 274 of the Public Acts of 1911, entitled "An act to prohibit the sale, keeping for sale, loaning, giving away or carrying of certain dangerous weapons; to prevent the carrying of concealed weapons except in certain specified cases when a license is issued therefor; to provide punishment for the violation of the provisions hereof; and to repeal Act No. 129 of the Public Acts of 1887, entitled 'An act to prevent the carrying of concealed weapons and to provide a punishment therefor,' being sections 11513 and 11514 of the Compiled Laws of 1897," being section 15244 of the Compiled Laws of 1915.

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Hart moved to amend the bill by striking out section nine and inserting in lieu thereof a new section to read as follows:

Section 9. Any person who shall violate any of the provisions of this act shall be deemed guilty of a felony, and upon conviction thereof shall be punished by imprisonment in the State Prison not less than one year or more than five years:

Provided that in case of the first offense and where it appears to the satisfaction of the court that the defendant is not likely again to engage in such a criminal act said court shall have the power to place the defendant on probation under the charge and supervision of a probation officer as provided in act 105 of the Public Acts of 1913.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Ladd	Mr. Ramsey
Allard	Frick	Lee	Rankin
Barnard	Fuller	Leedy	Rasmussen
Brown	Gettel	Lennon	Rauchholz
Bryan	Glaspie	Lewis	Robinson
Burnham	Gowdy	MacDonald	Sanson
Butler	Hall	McKeon	Sargent
Case	Harris	Meggison	Stevenson
Culver	Hart	Menerey	Strauch
Curtis	Henze	Miles	Town
Dacey	Hubbard	Miller, Geo. H.	Townsend
Dafoe	Jensen	Miller, Wm. F.	Vine
Danz	Jerome	Moore	Wade
DeWitt	Jewell	Morrison	Warner, Jos. E.
Emerson	Johnson	Mosier	Watson
Evans	Kirby	Osborn	Welsh
Ewing	Kooyers	Palmer	Speaker pro tem
Farrer			69

NAYS.

Mr. Holland	Mr. Liddy	Mr. Lord	Mr. Strom
Hunter			5

The House agreed to the title of the bill.

Mr. Hart moved that the bill be given immediate effect.

The motion did not prevail, two-thirds of all the members not voting therefor.

Mr. Green entered the House and took his seat.

House Bill No. 60 (file No. 34), entitled

A bill to amend section 1 of chapter 7 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," being section 2640 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Ladd	Mr. Ramsey
Allard	Frick	Lee	Rankin
Barnard	Fuller	Leedy	Rasmussen
Brown	Gettel	Lennon	Rauchholz
Bryan	Glaspie	Lewis	Robinson
Burnham	Gowdy	Liddy	Sanson
Butler	Green	Lord	Sargent
Case	Hall	MacDonald	Stevenson

Mr. Coleman	Mr. Harris	Mr. McKeon	Mr. Strauch
Copley	Hart	Meggison	Strom
Culver	Henze	Menerey	Town
Curtis	Holland	Miles	Townsend
Dacey	Hubbard	Miller, Geo. H.	Vine
Dafoe	Hunter	Miller, Wm. F.	Wade
Danz	Jensen	Moore	Warner, Jos. E.
DeWitt	Jerome	Morrison	Watson
Emerson	Jewel	Mosier	Welsh
Evans	Johnson	Osborn	Woodruff
Ewing	Kirby	Palmer	Speaker pro tem
Farrer	Kooyers		78

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 38 (file No. 36), entitled

A bill to amend section 95 of Chapter 16 of the Revised Statutes of 1846, entitled "Of the powers and duties of townships and the election and duties of township officers," being section 2154 of the Compiled Laws of 1915, as amended by Act No. 89 of the Public Acts of 1917,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Farrer	Mr. Ladd	Mr. Rankin
Barnard	Francis	Lee	Rasmussen
Bryan	Frick	Lennon	Rauchholz
Burnham	Glaspie	Lewis	Robinson
Butler	Gowdy	Liddy	Sanson
Case	Hall	Lord	Stevenson
Coleman	Hart	MacDonald	Strauch
Copley	Henze	McKeon	Strom
Culver	Holland	Meggison	Town
Curtis	Hubbard	Menerey	Townsend
Dacey	Hunter	Miller, Geo. H.	Vine
Dafoe	Jensen	Miller, Wm. F.	Wade
Danz	Jerome	Moore	Warner, Jos. E.
DeWitt	Jewel	Morrison	Watson
Emerson	Johnson	Mosier	Welsh
Evans	Kirby	Ramsey	Speaker pro tem
Ewing	Kooyers		66

NAYS.

9

Mr. Aldrich	Mr. Harris	Mr. Miles	Mr. Palmer
Brown	Leedy	Osborn	Woodruff
Fuller			

The House agreed to the title of the bill.

House Bill No. 167 (file No. 40), entitled

A bill to amend sections 4 and 6 of Act No. 90 of the Public Acts of 1913, entitled "An act authorizing and empowering the boards of supervisors of counties to purchase, accept gifts and devise of, and to improve and maintain parks, and to contribute to the maintenance of parks owned or held in trust by cities, villages or townships," being sections 2321 and 2323 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Kirby	Mr. Osborn
Allard	Frick	Kooyers	Ramsey
Barnard	Fuller	Ladd	Rankin
Brown	Gettel	Lee	Rasmussen
Burnham	Glaspie	Leedy	Rauchholz
Butler	Gowdy	Lewis	Robinson
Case	Green	Liddy	Sanson
Coleman	Hall	Lord	Sargent
Copley	Harris	MacDonald	Stevenson
Culver	Hart	McKeon	Strauch
Dacey	Henze	Meggison	Town
Dafoe	Holland	Menerey	Vine
Danz	Hubbard	Miles	Wade
DeWitt	Hunter	Miller, Geo. H.	Warner, Jos. E.
Emerson	Jensen	Miller, Wm. F.	Watson
Evans	Jerome	Moore	Welsh
Ewing	Jewel	Morrison	Woodruff
Farrier	Johnson	Mosier	Speaker pro tem

72

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 172 (file No. 42), entitled
A bill authorizing townships to appropriate money for the purpose of affording fire protection to unincorporated villages therein,
Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kirby	Mr. Rasmussen
Allard	Francis	Kooyers	Rauchholz
Barnard	Frick	Ladd	Robinson
Brown	Fuller	Lee	Sanson
Burnham	Gettel	Lennon	Sargent
Case	Glaspie	Lewis	Stevenson
Coleman	Gowdy	Lord	Strom
Copley	Green	McKeon	Town
Culver	Hall	Meggison	Townsend
Curtis	Harris	Menerey	Vine
Dacey	Hart	Miles	Wade
Dafoe	Henze	Miller, Geo. H.	Warner, Jos. E.
Danz	Holland	Miller, Wm. F.	Watson
DeWitt	Hubbard	Moore	Welsh
Emerson	Jensen	Morrison	Woodruff
Evans	Jewel	Osborn	Speaker pro tem
Ewing	Johnson	Rankin	

67

NAYS.

7

Mr. Butler	Mr. Leedy	Mr. Mosier	Mr. Strauch
Hunter	MacDonald	Ramsey	

The House agreed to the title of the bill.

House Bill No. 199 (file No. 43), entitled

A bill to amend the title of and add sections 3, 4, 5 and 6 to Act No. 266 of the Public Acts of 1917, entitled "An act to authorize the levy of taxes to pay principal and interest of bonds issued under the provisions of Act No. 150 of the Public Acts of 1915, entitled "An act to prescribe and limit the power of school

districts having a population of more than fifteen thousand and less than one hundred thousand to borrow money and issue bonds of such district therefor, and to repeal all acts and parts of acts inconsistent herewith," approved May 7, 1915, and to repeal all acts and parts of acts inconsistent herewith.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Kooyers	Mr. Rankin
Allard	Frick	Ladd	Rasmussen
Barnard	Fuller	Lee	Rauchholz
Brown	Gettel	Leedy	Robinson
Bryan	Glaspie	Lennon	Sanson
Burnham	Gowdy	Lewis	Sargent
Butler	Green	Lord	Stevenson
Case	Hall	MacDonald	Strauch
Coleman	Harris	McKeon	Strom
Copley	Hart	Meggison	Town
Culver	Henze	Menerey	Townsend
Dacey	Holland	Miles	Vine
Dafoe	Hubbard	Miller, Geo. H.	Wade
Danz	Hunter	Miller, Wm. F.	Warner, Jos. E.
DeWitt	Jensen	Morrison	Watson
Emerson	Jerome	Mosier	Welsh
Evans	Jewel	Osborn	Woodruff
Ewing	Johnson	Ramsey	Speaker pro tem
Farrier	Kirby		74

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 10 (file No. 45), entitled

A bill prescribing the qualifications for admission to the home for the widows, wives and mothers of soldiers, sailors and marines established by Act No. 212 of the Public Acts of 1893, and repealing all acts and parts of acts inconsistent herewith,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Ladd	Mr. Rankin
Allard	Fuller	Lee	Rasmussen
Averill	Gettel	Leedy	Rauchholz
Brown	Glaspie	Lennon	Robinson
Bryan	Gowdy	Lewis	Sanson
Butler	Green	Liddy	Sargent
Case	Hall	Lord	Stevenson
Coleman	Harris	MacDonald	Strauch
Copley	Hart	Meggison	Strom
Culver	Henze	Menerey	Titus
Curtis	Holland	Miles	Town
Dacey	Hubbard	Miller, Geo. H.	Townsend
Dafoe	Hunter	Miller, Wm. F.	Vine
Danz	Jensen	Moore	Wade

Mr. DeWitt Emerson	Mr. Jerome Jewel	Mr. Morrison Mosier	Mr. Warner, Jos. E. Watson
Evans	Johnson	Osborn	Welsh
Farrier	Kirby	Palmer	Woodruff
Francis	Kooyers	Ramsey	Speaker pro tem

76

NAYS.

0

The House agreed to the title of the bill.

Mr. Lee moved that the bill be given immediate effect.

The motion did not prevail, two-thirds of all the members-elect not voting therefor.

House Bill No. 169 (file No. 41), entitled

A bill to authorize and empower townships to own and acquire land by gift or purchase for the erection of memorials to soldiers and sailors; to authorize the erection of such memorials; to provide for the assessment, levy and collection of taxes therefor; for the custody, control and management of such memorials and providing for a referendum by the electors thereof,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Ladd	Mr. Rankin
Allard	Fuller	Lee	Rasmussen
Barnard	Gettel	Leedy	Rauchholz
Brown	Glaspie	Lennon	Robinson
Bryan	Gowdy	Lewis	Sanson
Burnham	Green	Liddy	Sargent
Butler	Hall	Lord	Stevenson
Case	Harris	MacDonald	Strauch
Coleman	Hart	McKeon	Strom
Culver	Henze	Meggison	Titus
Curtis	Holland	Menerey	Town
Dacey	Hubbard	Miles	Townsend
Dafoe	Hunter	Miller, Geo. H.	Vine
Danz	Jensen	Miller, Wm. F.	Wade
DeWitt	Jerome	Moore	Warner, Jos. E.
Emerson	Jewel	Morrison	Watson
Evans	Johnson	Mosier	Welsh
Ewing	Kirby	Osborn	Woodruff
Farrier	Kooyers	Ramsey	Speaker pro tem

77

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 205 (file No. 46), entitled

A bill to amend section 1 of Act No. 66 of the Public Acts of 1919, entitled, "An act to provide for the cutting of noxious weeds within the State of Michigan,"

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Glaspie moved to amend by striking out of line 20 of section 1 the words "forage, bee pasture."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Ladd moved to amend by inserting in line 8 of section 1 after the second word "north" the words "including range sixteen north."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Kirby	Mr. Sanson
Case	Hall	Kooyers	Sargent
Coleman	Harris	Ladd	Titus
Culver	Holland	Lee	Town
Dacey	Hubbard	MacDonald	Townsend
Dafoe	Jensen	Miles	Wade
Danz	Jerome	Miller, Wm. F.	Warner, Jos. E.
DeWitt	Jewell	Palmer	Welsh
Ewing	Johnson	Ramsey	Speaker pro tem
Farrier			37

YEAS.

Mr. Allard	Mr. Fuller	Mr. Lord	Mr. Rankin
Barnard	Gettel	McKeon	Rasmussen
Brown	Glaspie	Meggison	Rauchholz
Bryan	Henze	Menerey	Robinson
Burnham	Hunter	Miller, Geo. H.	Stevenson
Butler	Leedy	Moore	Strauch
Curtis	Lennon	Morrison	Strom
Emerson	Lewis	Mosier	Vine
Evans	Liddy	Osborn	Watson
Frick			37

Mr. Ladd gave notice that on Tuesday, March 8, he would move to reconsider the vote by which the House had not passed House Bill No. 205 (file No. 46).

Senate bill No. 11 (file No. 12), entitled

A bill to amend section 13 of chapter 2 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," being compilers' section 2581 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kooyers	Mr. Palmer
Allard	Francis	Ladd	Ramsey
Barnard	Frick	Lee	Rankin
Brown	Fuller	Leedy	Rasmussen
Bryan	Gettel	Lennon	Rauchholz
Burnham	Glaspie	Lewis	Robinson
Butler	Gowdy	Liddy	Sanson
Case	Green	Lord	Sargent
Coleman	Hall	MacDonald	Stevenson
Copley	Hart	McKeon	Strauch
Culver	Henze	Meggison	Strom
Curtis	Holland	Menerey	Titus
Dacey	Hubbard	Miles	Town
Dafoe	Hunter	Miller, Geo. H.	Townsend
Danz	Jensen	Miller, Wm. F.	Vine
DeWitt	Jerome	Moore	Wade
Emerson	Jewell	Morrison	Warner, Jos. E.
Evans	Johnson	Mosier	Welsh
Ewing	Kirby	Osborn	Speaker pro tem

NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Dafoe made written request for the printing of House Bill No. 278—

A bill to amend the title and Secs. 1, 2, 4, 5, 6, 7, and 8 of Act No. 419 of the Public Acts of 1919—an act to create the Public Utilities Commission.

The request was referred to the Committee on Printing.

Mr. Rasmussen offered the following resolution:
House Resolution No. 27.

A resolution providing for the investigation of the Industrial School for Boys.
Resolved, That the Committee on the Industrial School for Boys be authorized to investigate conditions at the said School and to subpoena witnesses in connection with such investigation; and that the expense incurred be paid upon proper certification.

Mr. Wm. F. Miller moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed, two-thirds of the members present voting therefor.

The question being on the adoption of the resolution,
The resolution was adopted.

Mr. Hart moved that House Bill No. 22 (file No. 70)—
A bill to define and prescribe the penalty for first degree murder,
Be made a special order for Wednesday, March 16, at 3:00 o'clock p. m.
The motion prevailed.

Mr. Mosier moved that the Committee of the Whole be discharged from the further consideration of House Joint Resolution No. 9 (file No. 55)—

A joint resolution proposing an amendment to section 3, article 10 of the Constitution of Michigan, authorizing the enactment of an income tax law,

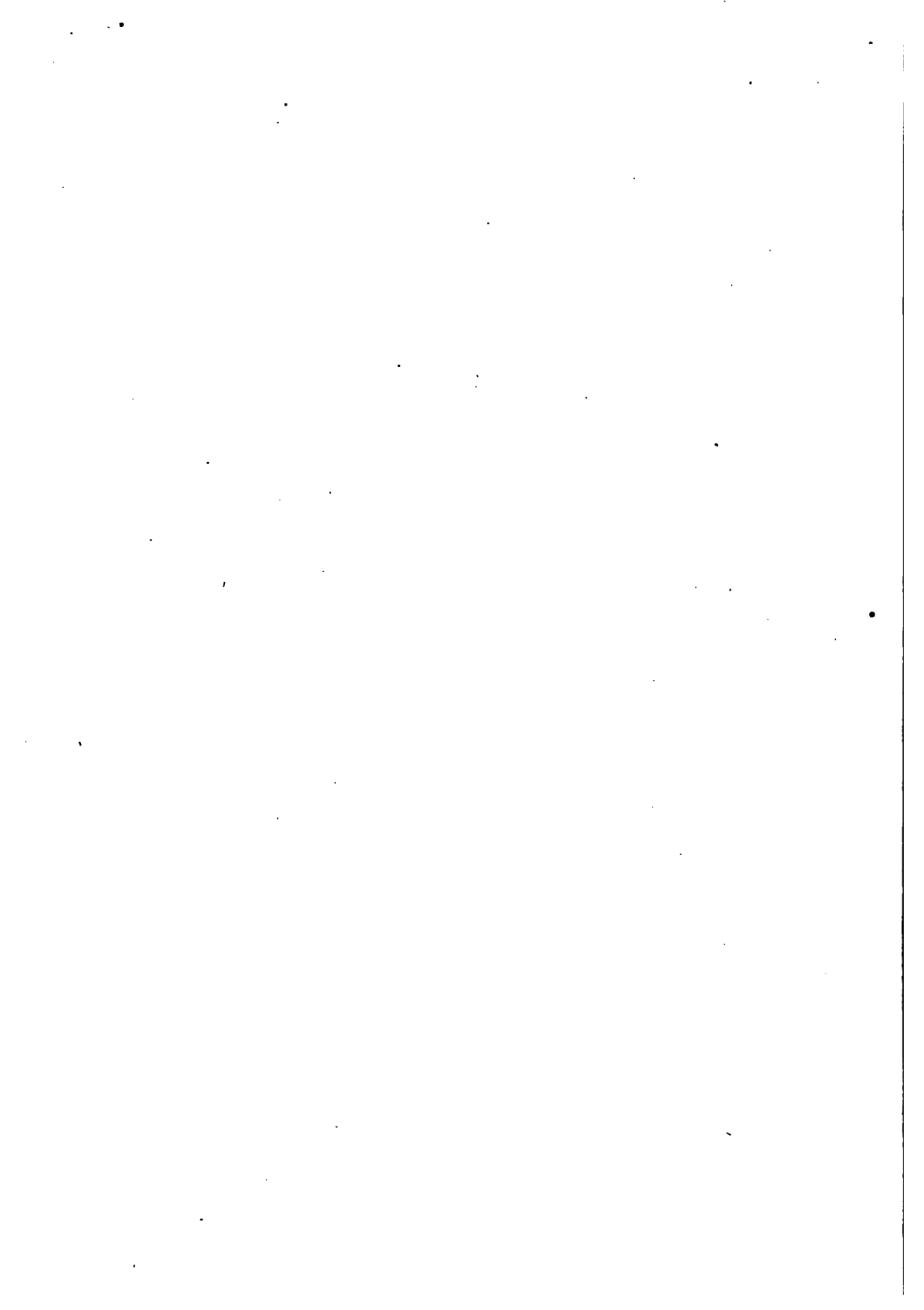
And that the joint resolution be re-referred to the Committee on Revision and Amendment of the Constitution.

The motion prevailed.

Mr. MacDonald moved that the House adjourn.
The motion prevailed.

The Speaker pro tem declared the House adjourned until Tuesday, March 8, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER THIRTY-SEVEN.

Lansing, Tuesday, March 8, 1921,

2:00 o'clock p. m.

- The House was called to order by the Speaker.

Rev. Virgil Boyer, of the St. Paul's Episcopal Church of Lansing, offered the invocation:

"Most gracious God, we humbly beseech Thee as for the people of these United States and this Commonwealth, so especially for this House of Representatives here assembled; that Thou wouldst be pleased to direct and prosper all their consultations to the advancement of Thy glory, the good of Thy church, the safety, honor, and welfare of Thy people; that all things may be so ordered and settled by their endeavors upon the best and surest foundations; that peace and happiness, truth and justice, religion and piety may be established among us for all generations. These and all other necessities for them, for us, and Thy holy Church we humbly beg in the name and mediation of Jesus Christ our most blessed Lord and Saviour. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent without leave: Messrs. Averill, Barnard, Burnham, Kooyers, Pitkin, Reutter, Robinson, Sanson, Sargent, and Smith.

Mr. Ewing moved that the absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Culver and Miles asked and obtained leaves of absence from tomorrow's session.

Mr. Wm. F. Miller asked and obtained leaves of absence from today's session for the members of the Committee on Industrial School for Boys—Messrs. Chase, Averill, Barnard, Rasmussen, and W. F. Miller.

Presentation of Petitions.

Mr. Ladd presented

Petition No. 140.

Petition of Perry Fouch and 75 other citizens of Grand Traverse County protesting against the re-establishment of capital punishment.

The petition was referred to the Committee on Judiciary.

Mr. Townsend presented

Petition No. 141.

Petition of James V. Quirk and 52 other citizens of Jackson County favoring the abolition of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Ladd presented
 Petition No. 142.
 Petition of W. L. Rogers and 51 other citizens of Grand Traverse County disapproving the passage of the "Rod and Line License" bill.
 The petition was referred to the Committee on Fish and Fisheries.

Mr. Brown presented
 Petition No. 143.
 Resolution of the Flint Chamber of Commerce disapproving the passage of the bill providing for the placing of sanitary toilets in railroad stations, the "Full Crew" and "Vestibule Cab" bills.
 The petition was referred to the Committee on Railroads.

Mr. Leedy presented
 Petition No. 144.
 Petition of Victory Grange No. 1099 of Ludington protesting against the appropriations asked by the University.
 The Petition was referred to the Committee on University.

Mr. Leedy presented
 Petition No. 145.
 Petition of the Mason County Pomona Grange No. 52 favoring a State income tax.
 The petition was referred to the Committee on General Taxation.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced the enrollment printing and the presentation to the Governor, on March 8th, of the following named bill:
 House Bill No. 41 (file No. 19, enrolled No. 5)—
 A bill to amend section 5, Act No. 44, Public Acts of 1911—An act to create a State Board of Equalization.

Reports of Standing Committees.

The Committee on Traverse City State Hospital, by Mr. Jos. E. Warner, Chairman, reported

House bill No. 48—
 A bill to make appropriation for the Traverse City State Hospital,
 With the recommendation that the following amendments be adopted, and that the bill then pass:

- Amend by striking out lines 5 and 6 and inserting in lieu thereof the following: "Six hundred fifty-six thousand four hundred forty-two dollars and twenty-three cents."
- Amend by striking out all after the word "of" in line 8 and all of line nine, and inserting in lieu thereof the following: "Six hundred twenty-four thousand two hundred forty-three dollars and eighty-three cents."
- Amend by striking out all after line nineteen and inserting in lieu thereof the following:

	1921-22	1922-23
Fuel	50,000.00	50,000.00
Provisions	150,000.00	150,000.00
Clothing	27,000.00	27,000.00
Other supplies	50,000.00	50,000.00
Contractual service	29,432.03	29,582.03
Maintenance of land	800.00	800.00
Maintenance of structures and improvements.....	29,772.00	8,800.00
Maintenance of equipment	6,105.00	6,105.00
Outlay for structures and improvements:		
Corridor, cottage 30 to central dining room for men..	2,526.40	
Reservoirs, wells, tunnels, etc.	550.00	
Fences	800.00	600.00
Other equipment	9,450.00	1,350.00
Totals	\$656,442.23	\$624,243.83

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Elections, by Mr. Harris, Chairman, reported House Bill No. 287—

A bill to amend section 4 of Chapter 4 of Act No. 203 of the Public Acts of 1917—General Election Law,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported House Bill No. 275—

A bill to amend sections 5 and 6 of Act No. 147, Public Acts of 1891—an act to provide for the election of a county commissioner of schools, etc.,

With the recommendation that the bill be referred to the Committee on Education.

The recommendation was concurred in, and the bill was referred to the Committee on Education.

Mr. Averill entered the House and took his seat.

The Committee on Printing, by Mr. Hartway, Chairman, reported The written request of Mr. Haan for the printing of

House Bill No. 200—

A bill to amend the title and section 12 of Act No. 6, Public Acts of the Extra Session of 1907—an act relative to the treatment of dependent, neglected and delinquent children,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported The written request of Mr. Dafoe for the printing of

House Bill No. 278—

A bill to amend the title and Secs. 1, 2, 3, 4, 5, 6, 7 and 8 of Act No. 419 of the Public Acts of 1919—an act to create the Public Utilities Commission,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and the bill was ordered printed.

Mr. Burnham entered the House and took his seat.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported without recommendation

House Bill No. 268—

A bill to amend section 1 of Act No. 171, Public Acts of 1899—an act to set aside certain swamp lands for a public park.

Mr. Strom moved that the bill be ordered printed, referred to the Committee of the Whole and placed on the general orders.

The motion prevailed.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

House Bill No. 247—

A bill to amend section 8 of Act No. 249, Public Acts of 1903—an act to provide for the preservation of forests,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

House Bill No. 84—

A bill to make appropriations for the Circuit Judges of Michigan,

With the recommendation that the following amendment be adopted and that the bill then pass:

1. Amend by striking out of line eighteen of section one the figures "2000.00 2000.00" and inserting in lieu thereof the figures "\$1,500.00 \$1,500.00."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

Senate Bill No. 7 (file No. 8)—

A bill to regulate the number and the salaries of deputy circuit court clerks, counter clerks, and other clerks and employees of the county clerks,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Liquor Traffic, by Mr. Robinson, Chairman, submitted the following special report:

To the Speaker of the House of Representatives:

Your Committee on Liquor Traffic, taking into consideration the conditions which have arisen in connection with the enforcement of the Federal and State laws, prohibiting the manufacture and sale of spirituous, malt and vinous liquors for beverage purposes, has investigated these conditions and has sought information regarding the problems now confronting the State in the enforcement of these laws. Your Committee has found State Food and Drug Commissioner Fred Woodworth ready to answer all questions and to furnish all information in his possession bearing upon these problems.

Three principal problems before your Committee are:

1. Strengthening of the present prohibitory laws.
2. Providing for disposal of the confiscated liquors now in the possession of the State.
3. Formulation of a policy for enforcement during the coming two years.

New Legislation.

Despite the care taken in the drafting of the Federal and State laws covering this subject, there are certain loop-holes whereby the sale of preparations, which from their liquid content of alcohol may be used as substitutes for prohibited liquors, is still possible. The pretended medicinal character of these preparations is nothing less than a subterfuge. A bill to remedy this evil prepared in cooperation with this committee is now pending and should receive the earnest consideration of the Legislature. Your committee is thoroughly convinced that the people of Michigan earnestly desire that such infractions be vigorously treated.

Disposal of Confiscated Liquors.

As a result of the many seizures made by State Officers and local authorities, a very large quantity of contraband liquor, mostly whiskey, has been confiscated and now remains in the custody of the State Food and Drug Commissioner. It is desirable that this be disposed of in a proper and legal manner and that such an accumulation in future be obviated.

A small part of the confiscated liquor has been distributed to hospitals and other institutions of like nature, in the method provided by law. Another portion has been redistilled and is now stored in the form of pure alcohol.

Inasmuch as it is the intent of both the Federal and State laws that the legitimate use of alcoholic liquors for medicinal, sacramental and industrial uses shall not be interfered with, and as there is imported into this State each year a considerable quantity of such liquors for these purposes, it is the belief of this committee that such liquors should be disposed of by sale to druggists, hospitals and such others as are permitted by the Federal and State laws to possess and use alcoholic liquors for medicinal, sacramental or industrial purposes.

Such legitimate sale of confiscated liquors and redistilled alcohol, when carried out under proper regulations, would not interfere in any way with the strict enforcement of the prohibitory laws. It would, however, insure the return to the State of a large portion of the money spent in enforcement of the prohibition law. The Food and Drug Commissioner is without power to dispose of confiscated liquor except as directed by the Board of State Auditors. We believe that Board should direct the Commissioner to dispose of the liquor accumulated and should so arrange that future confiscation will not accumulate in such vast quantities.

Enforcement of the Laws.

With regard to the enforcement of the prohibitory laws in the future, your committee would recommend that there be a rearrangement of the duties of the State Food and Drug Department. Inasmuch as the apprehension and arrest of persons engaged in the illicit manufacture and sale of intoxicating liquor, and the seizure of such liquor, is primarily a police duty, your committee recommends that such duty be assigned to the Michigan State Police.

Your committee has discussed this proposal with Commissioner Woodworth, who has given testimony as to the effective work of the State Police in enforcement of the prohibition laws, and we are convinced that such a procedure will lessen the expenditures of the State and centralize police powers in a way which is extremely desirable.

While there has been entire cooperation between the Food and Drug Department and the State Police in the enforcement of the law, it is reasonable to suppose that the centering of this responsibility in one strong State agency having general police power will be even more effective and will result in a very large saving.

Under the plan proposed by your committee all investigations, seizures, arrests and prosecutions would be effected by the State Police, while all confiscated liquor would be turned over to the State Food and Drug Department for disposal according to law. This would center responsibility and establish a record of all confiscations and sales.

Bills carrying out the ideas outlined in this report insofar as the province of this committee intends, will be prepared and submitted.

A. T. ROBINSON,
Chairman.

M. R. PALMER,
G. O. FRICK,
F. B. DEWITT,
D. G. LOCKE,
THOS. D. MEGGISON,
S. D. BRYAN,
JAS. HARRIS,
R. A. HART.

Messages from the Senate.

A message was received from the Senate transmitting
Senate Bill No. 93 (file No. 78), entitled

A bill to charge out unexpended balances of certain appropriations.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting
Senate Bill No. 77 (file No. 65), entitled

A bill to amend section 1 of chapter 6 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public in-

struction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being section 5712 of the Compiled Laws of 1915, as amended by Act No. 43 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting
Senate Bill No. 91 (file No. 76), entitled

A bill to amend section 2 of chapter 56 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," the same being section 13884 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Messrs. Sanson, Sargent, Smith and Kooyers entered the House and took their seats.

Introduction of Bills.

Mr. Hubbard introduced

House Bill No. 292, entitled

A bill to amend section 6 of chapter 4 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," being section 4352 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Hubbard introduced

House Bill No. 293, entitled

A bill to amend section 6 of Act No. 174 of the Public Acts of 1915, entitled "An act to provide for a retirement fund for teachers in certain cases," being compilers' section 5772 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Menerey introduced

House Bill No. 294, entitled

A bill authorizing the Governor to issue a patent to the State Savings Bank of Remus, Michigan, for the northwest quarter of northeast quarter of section 22, town fifteen north, range six west, the same being State swamp land.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Lennon introduced

House Bill No. 295, entitled

A bill to amend section 23 of Act No. 87 of the Public Acts of 1855, entitled "An act relative to burying grounds," being section 11144 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Lee introduced

House Bill No. 296, entitled

A bill to prescribe an oath for all teachers in public, private, denominational or parochial schools in this State.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Braman introduced

House Bill No. 297, entitled

A bill to amend Act No. 339 of the Public Acts of 1919, entitled "An Act relating to dogs and the protection of live stock and poultry from damage by dogs; providing for the licensing of dogs; regulating the keeping of dogs, and authorizing their destruction in certain cases; providing for the determination and payment of damages done by dogs to live stock and poultry; imposing powers and duties on certain State, county, city and township officers and employees, and to repeal Act No. 347 of the Public Acts of 1917, and providing penalties for the violation of this act," by adding a new section thereto to be known as section 33.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Curtis introduced

House Bill No. 298, entitled

A bill to define and regulate the business of dry-cleaning and dyeing, and provide for the construction, maintenance, and inspection by the State Fire Marshal of dry-cleaning and dyeing buildings and establishments, and advertising of such business, and providing ways and means for enforcing this act, and penalties for the violation thereof.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Liddy introduced

House Bill No. 299, entitled

A bill concerning conditional sales and to make uniform the law relating thereto.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Ewing introduced

House Bill No. 300, entitled

A bill making an appropriation for the State House of Correction and Branch of the State Prison in the Upper Peninsula for a special purpose, and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on State House of Correction and Branch of the State Prison in the Upper Peninsula.

Mr. Bryan introduced

House Bill No. 301, entitled

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway commencing at a point in the southwest quarter of section 22 of Rives township, Jackson county, where the angling road from the west intersects trunk line 14, thence in a northwesterly direction through Rives and Tompkins township of Jackson county, Onondaga township, Ingham county, Eaton Rapids and Hamlin townships of Eaton county, passing through the city of Eaton Rapids, to Charlotte, thence northerly and northwesterly across Eaton county to intersection of trunk line 39 in Sunfield township, Eaton

county, thence following trunk line 39 to Lake Odessa and northwesterly to Clarksville, thence westerly to intersect with trunk line 39 at Alto in Kent county, said road being known as the Clinton trail.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Dacey introduced

House Bill No. 302, entitled

A bill to make appropriations for the Northern State Normal School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Northern State Normal School.

Mr. Dacey introduced

House Bill No. 303, entitled

A bill to provide for the supervision of private, denominational and parochial schools; to provide the manner of securing funds in payment of the expense of such supervision; to provide the qualifications of the teachers in such schools; and to provide for the endorsement of the provisions hereof.

The bill was read a first and second time by its title and referred to the Committee on Education.

Third Reading of Bills.

House Bill No. 37 (file No. 35), entitled

A bill to regulate the establishment, maintenance and conducting of public billiard and pool rooms, dance-halls, bowling alleys and soft-drink emporiums outside of incorporated cities and villages; to provide for the issuance of permits for such places; to prescribe the powers and duties of township boards with relation thereto; and to prescribe the penalty for violation of the provisions hereof.

Was read a third time, and, the question being on its passage Mr. Wells moved to amend the bill by striking out of line 8 of section 1 the words "or who is not a citizen of the United States, or."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Wells moved to amend by striking out all of Section 3 after the word "clerk" in line 10.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Wells moved to amend by inserting a new section after Section 4, to stand as Section 4a said added section to read as follows:

Sec. 4a. Every such license shall be revoked for any of the following causes: (1) that intoxicating liquors are either sold or drunk on the premises, or that persons under the influence of intoxicating liquors are permitted to frequent, be in, or remain on said premises; (2) that gambling in any form is permitted in or about said premises; (3) that such places are frequented habitually by persons of low repute, or that the place is conducted in such a manner as to be generally reputed in the immediate vicinity thereof to be immoral and a menace to the morals and good citizenship of the community. In either of the foregoing cases the township board shall revoke said license and give notice of such revocation to the holder. For the purpose of enforcing these provisions for revocation the township board may act on its own initiative or on complaint of any resident. When such revocation is sought, the township clerk shall give a written notice to the licensee personally, or by leaving the same with his agent or employe at his place of business, in which notice shall be stated the charges made against him for which revocation of his license is sought; the time and place at which he may appear to defend against such charges, which time shall be not sooner than three full days from the serving of said notice. For such hearing the township board may subpoena witnesses in the same manner as such witnesses are now subpoenaed in criminal cases in justice court. Such hearings need not follow the strict legal requirement of court trials. If, after an impartial and unbiased investigation, the township board is convinced that

the charges have been sustained, it shall revoke the license. If a township board desires the services of the prosecuting attorney at such hearing, it is herein made the duty of the prosecuting attorney to attend and assist in the conduct of such hearing. If the township board shall determine that such license shall be revoked, the township clerk shall personally notify the licensee, or his agent or employee in charge of his place, in writing, and the said license shall be revoked from and after midnight of the said day.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Lewis moved to amend by inserting in line 14 of section 2 after the word "Township" the words "upon issuing of license to the applicant."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Rankin
Allard	Fuller	Lennon	Rauchholz
Averill	Gettel	Lewis	Read
Brown	Glaspie	Liddy	Rowe
Bryan	Gowdy	Locke	Sanson
Butler	Green	Lord	Sargent
Byrum	Haan	MacDonald	Smith
Case	Hall	McKeon	Stevenson
Coleman	Harris	Manwaring	Strauch
Copley	Hart	Meggison	Strom
Culver	Hartway	Menerey	Titus
Curtis	Henze	Miles	Town
Dacey	Holland	Miller, Geo. H.	Townsend
Danz	Hubbard	Moore	Vine
Dean	Hunter	Morrison	Wade
DeWitt	Jensen	Mosler	Warner, Joe. E.
Dunn	Jewell	Nevins	Watson
Emerson	Johnson	O'Brien	Wells
Evans	Kirby	Olmsted	Welsh
Ewing	Kooyers	Osborn	Woodruff
Farrier	Ladd	Palmer	Speaker
Francis	Lee	Ramsey	

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NAYS.

Mr. Burnham	1
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The House agreed to the title of the bill.

Messrs. Pitkin, Barnard and Robinson entered the House and took their seats.

House Bill No. 149 (file No. 37), entitled

A bill to amend Act No. 156 of the Public Acts of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local, administrative and legislative powers", being sections 2265 to 2298, both inclusive, of the Compiled Laws of 1915, by adding a new section thereto, to stand as section 13a of said act,

Was read a third time, and, the question being on its passage,

Mr. Lennon moved to amend the bill by adding at the end of Sec. 13a the following words: Provided, That the provisions of this section shall not apply to any county in which county purchasing agents and other county representatives, agents and employes are now appointed or elected under the provisions of any general or local act."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Hunter moved to amend by striking out of line 3 of section 13a the words "their counties" and inserting in lieu thereof the words "its county."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. O'Brien moved to amend the bill by striking out of line 4 of section 13a the word "them" and inserting in lieu thereof the word "its."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Ramsey
Allard	Farrer	Lee	Rankin
Atwood	Francis	Leedy	Rauchholz
Averill	Frick	Lennon	Read
Braman	Fuller	Lewis	Robinson
Brown	Gettel	Liddy	Rowe
Bryan	Glaspie	Locke	Sansom
Burnham	Gowdy	Lord	Sargent
Butler	Green	MacDonald	Smith
Byrum	Haan	McKeon	Stevenson
Case	Hall	Manwaring	Struch
Coleman	Harris	Meggison	Strom
Copley	Hart	Menerey	Titus
Culver	Hartway	Miles	Town
Curtis	Holland	Miller, Geo. H.	Townsend
Dacey	Hopkins	Moore	Vine
Dafee	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Warner, Jos. E.
Dean	Jensen	Nevins	Watson
DeWitt	Jewell	O'Brien	Wells
Dunn	Johnson	Olmsted	Woodruff
Emerson	Kirby	Osborn	Speaker
Evans	Kooyers	Pitkin	

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NAYS.

Mr. Henze

1

The question being on agreeing to the title of the bill,

Mr. Lennon moved to amend the title so as to read as follows:

A bill to amend Act No. 156 of the Public Acts of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local, administrative and legislative powers," being sections 2265 to 2296, both inclusive, of the Compiled Laws of 1915, by adding a new section thereto, to stand as section 13a of said act.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 131 (file No. 44), entitled

A bill to regulate the use of the public streets and highways of the State by certain vehicles, to require such vehicles to display lights during the period from one hour after sunset to one hour before sunrise, and to provide a penalty for the violation thereof,

Was read a third time, and, the question being on its passage,

Mr. Hopkins moved to amend the bill by striking out of line 4 of section 1 the words "sleighs, cutters," and lines 5 and 6 to the word "during."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Lennon moved to amend the bill by striking out of section 1 all the words after the word "any" in line 3 down to the word "during" in line 6 and inserting in lieu thereof the words "buggy or carriage, drawn by horses or other animals."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Curtis moved to amend the bill by striking out section 2.

Mr. Dacey demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the motion made by Mr. Curtis,

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Johnson	Mr. Ramsey
Atwood	Gowdy	Kirby	Read
Averill	Green	Ladd	Rowe
Byrum	Haan	Lee	Sargent
Coleman	Harris	Lewis	Stevenson
Copley	Hart	Liddy	Titus
Dacey	Hartway	Lord	Townsend
Dafoe	Henze	McKeon	Vine
Danz	Holland	Moore	Wade
Dean	Hopkins	Morrison	Warner, Jos. E.
Dunn	Hubbard	O'Brien	Watson
Evans	Hunter	Olmsted	Wells
Ewing	Jensen	Palmer	Welsh
Farrer	Jerome	Pitkin	Speaker
Frick	Jewell		

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NAYS.

Mr. Allard	Mr. DeWitt	Mr. MacDonald	Mr. Rauchholz
Braman	Emerson	Manwaring	Robinson
Brown	Fuller	Meggizon	Sanson
Bryan	Gettel	Menerey	Smith
Burnham	Hall	Miles	Strauch
Butler	Kooyers	Nevins	Strom
Case	Leedy	Osborn	Town
Culver	Lennon	Rankin	Woodruff
Curtis	Locke		

34'

The question being on agreeing to the title of the bill,

Mr. Evans moved to amend the title so as to read as follows:

A bill to regulate the use of the public streets and highways of the State by certain vehicles, to require such vehicles to display lights during the period from one hour after sunset to one hour before sunrise.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 208 (file No. 49), entitled

A bill to amend sections 18 and 19 of chapter 4 of Act 283 of the Public Acts of the State of Michigan for the year 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials,"

approved the second day of June, A. D. 1909, being compilers' sections 4364 and 4365 of the Compiled Laws of the State of Michigan for the year 1915, as amended,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Kooyers	Mr. Ramsey
Allard	Farrer	Ladd	Rankin
Atwood	Francis	Lee	Rauchholz
Averill	Frick	Leedy	Read
Braman	Fuller	Lennon	Robinson
Brown	Glaspie	Lewis	Rowe
Bryan	Gowdy	Liddy	Sanson
Burnham	Green	Locke	Sargent
Butler	Haan	Lord	Smith
Byrum	Hall	MacDonald	Stevenson
Case	Harris	McKeon	Strauch
Coleman	Hart	Manwaring	Strom
Copley	Hartway	Meggison	Titus
Culver	Henze	Menerey	Town
Curtis	Holland	Miles	Townsend
Dacey	Hubbard	Moore	Wade
Dafoe	Hunter	Morrison	Warner, Jos. E.
Danz	Jensen	Mosier	Watson
Dean	Jerome	O'Brien	Wells
DeWitt	Jewell	Olmsted	Welsh
Dunn	Johnson	Osborn	Woodruff
Emerson	Kirby	Pitkin	Speaker
Evans			

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NAYS.

0

The House agreed to the title of the bill.

Mr. Johnson moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 121 (file No. 14), entitled

A bill to amend section 4 and add a section to be known as section 68 to the General Banking Law, being Act No. 205 of the Public Acts of 1887, and acts amendatory thereof, so as to provide for the exercise of trust powers by corporations organized thereunder, and of banking powers by trust, deposit and security companies,

Was read a third time, and, the question being on its passage,

Mr. Olmsted moved to amend the bill by striking out enacting section 1 and inserting in lieu thereof a new enacting section 1 to read as follows:

Section 1. Section 4 of Act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business," being section 7970 of the Compiled Laws of 1915, as amended by Act No. 299 of the Public Acts of 1917, is hereby amended, and a new section is added to said act, to stand as section 68, said amended section and said new section to read as follows:

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Johnson	Mr. Palmer
Allard	Farrer	Kirby	Pitkin
Averill	Francis	Kooyers	Rankin
Braman	Frick	Ladd	Rauchholz

Mr. Brown	Mr. Fuller	Mr. Leedy	Mr. Read
Bryan	Gettel	Lennon	Robinson
Butler	Glaspie	Liddy	Rowe
Byrum	Gowdy	Locke	Sanson
Case	Green	Lord	Sargent
Coleman	Hall	MacDonald	Stevenson
Copley	Harris	McKeon	Strauch
Culver	Hart	Manwaring	Titus
Curtis	Hartway	Meggison	Town
Dacey	Henze	Menerey	Townsend
Dafoe	Holland	Miles	Vine
Danz	Hopkins	Moore	Wade
Dean	Hubbard	Morrison	Warner, Jos. E.
DeWitt	Hunter	Mosier	Watson
Dunn	Jensen	O'Brien	Wells
Emerson	Jerome	Olmsted	Woodruff
Evans	Jewell	Osborn	Speaker

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NAYS.

Mr. Burnham
Haan

Mr. Lewis

Mr. Strom

Mr. Welsh

5

The question being on agreeing to the title of the bill,

Mr. Olmsted moved to amend the title so as to read as follows:

A bill to amend section 4 of Act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking, and to establish a banking department for the supervision of such business," being section 7970 of the Compiled Laws of 1915, as amended by Act No. 299 of the Public Acts of 1917, and to add a new section to said act to stand as section 68.

The motion prevailed.

The title as amended was then agreed to.

Mr. Smith moved that the House take a recess until 4:20 o'clock p. m.
The motion prevailed.

After Recess.

4:20 o'clock p. m.

The House was called to order by the Speaker.

Motions and Resolutions.

Mr. Harris asked and obtained leaves of absence from the remainder of today's session for the members of the Committee on Elections—Messrs. Harris, Chase, Holland, McKeon, Francis, Hubbard, Hart, Osborn, and Kirby.

Mr. Ladd moved to reconsider the vote by which the House on Monday, March 7, did not pass.

House Bill No. 205 (file No. 46)—

A bill to amend section 1 of Act No. 66, Public Acts of 1919—to exempt milkweed from provisions of noxious weed act, for certain purposes.

The motion prevailed.

The question being on the passage of the bill,

Mr. Ladd moved to amend the bill by striking out of lines 19 and 20 of section 1 the words "commercial use, forage, bee pasture or for" and inserting in lieu thereof the words "the production of."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Leedy	Mr. Read
Allard	Gowdy	Lewis	Rowe
Atwood	Green	Liddy	Sanson
Averill	Haan	MacDonald	Sargent
Braman	Hall	Manwaring	Stevenson
Butler	Hartway	Meggison	Strom
Case	Holland	Menerey	Titus
Dacey	Hopkins	Miles	Town
Dafoe	Hunter	Mosier	Townsend
Danz	Jensen	Nevins	Wade
DeWitt	Jerome	O'Brien	Warner, Jos. H.
Dunn	Jewell	Olmsted	Watson
Emerson	Johnson	Palmer	Wells
Evans	Kooyers	Pitkin	Welsh
Ewing	Ladd	Ramsey	Woodruff
Farrier	Lee	Rauchholz	Speaker

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NAYS.

Mr. Brown	Mr. Curtis	Mr. Henze	Mr. Morrison
Bryan	Dean	Lennon	Rankin
Burnham	Frick	Lord	Robinson
Coleman	Fuller	Miller, Geo. H.	Strauch
Culver	Gettel		

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The House agreed to the title of the bill.

Mr. Glaspie moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 207 (file No. 61)—

A bill to amend sections 2 and 3 of Act No. 183, Public Acts of 1909—an act to protect certain fur-bearing animals,

And that the bill be re-referred to the Committee on Game Laws.

The motion prevailed.

Mr. Henze offered the following resolution:

House Concurrent Resolution No. 16.

Resolution requesting Congress to divide the State of Michigan into two separate States each comprised of their present geographical units, namely:

The Lower Peninsula to be known as the State of Michigan and the Upper Peninsula to be changed from that designation to the State of Superior.

Whereas: The twelve representatives from the Upper Peninsula are apparently filling the positions of dignified figure-heads, and

Whereas: Their bills, resolutions, motions and other legislative actions are meeting with such courteous response, and favor, be it hereby

Resolved by the House of Representatives (the Senate concurring), That we earnestly and urgently petition Congress to enact such legislation as will create the State of Superior.

Resolved, That copies of this resolution be mailed by the Clerk of the House of Representatives and the Secretary of the Senate to the United States Senators of Michigan and to the Michigan members of the National House of Representatives.

Mr. Henze moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion did not prevail.

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Frick offered the following resolution:
House Concurrent Resolution No. 17.

A Resolution providing for Final Adjournment.

Resolved by the House of Representatives (the Senate concurring), That when the Legislature adjourns on Thursday, April 14th, 1921, it stand adjourned until Tuesday May 3rd, and that when it adjourns on Tuesday May 3rd it stand adjourned without day.

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Woodruff moved to reconsider the vote by which the House today passed House Bill No. 131 (file No. 44)—

A bill to require the carrying of lights upon all animal-drawn vehicles on public highways.

The motion prevailed.

The question being on the passage of the bill, Mr. Woodruff moved that the consideration of the bill be postponed for one day.

The motion prevailed.

Mr. Evans offered the following resolution:
House Resolution No. 28.

A resolution providing for a committee to investigate the granting of pardons and paroles under the laws of this State.

Whereas, In response to House Resolution No. 19, calling for certain specific information relative to the granting of pardons and paroles under the laws of this State, the State Board in the Matter of Pardons has furnished the House with its report; and

Whereas, The report so furnished is unsatisfactory and is believed to be inaccurate in many details and respects; and

Whereas, It is important that the exact status and the extent of the use of the pardoning and parolling power should now be made known to the House of Representatives; therefore, be it

Resolved by the House of Representatives, That a committee consisting of five Representatives, to be named by the Speaker of the House, be appointed to investigate the actions and recommendations of the State Pardon Board in the matter of paroles and pardons, and of the executives of the State in such matters, since the year 1906; to the end that full, complete and accurate information in respect to such subject may be obtained and laid before the House of Representatives;

Resolved further, That such committee be hereby given full power to investigate the books and records of such State Pardon Board, and of the Executive office, relating to such pardons and paroles, and of the several State prisons and reformatories, and other penal institutions, and to examine, with or without oath, any officer or employee of such board or institution, in respect of such pardons and paroles; and

Resolved further, That such committee may incur such expenses as may be necessary in obtaining such information, including such travel and incidentals connected therewith as such committee may deem necessary in carrying on such investigation; and

Resolved further, That said committee report its findings and recommendations to the House of Representatives at the earliest possible time.

Mr. Evans moved that the rules be suspended and the resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The resolution was adopted.

The Speaker named as the committee provided for in the resolution Messrs. Evans, Lord, Manwaring, Joe. E. Warner, and Hubbard.

Mr. Evans moved that a respectful message be sent to the Senate, asking the return to the House of

House Concurrent Resolution No. 14.

A resolution providing for a joint committee to investigate the granting of pardons and paroles under the laws of this State.

(For full text of resolution see p. 242 of House Journal.)

The motion prevailed.

Mr. Dafoe moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 174 (file No. 72)—

A bill to amend section 4, Act No. 279, Public Acts of 1909—an act providing for the incorporation of cities,

And that the bill be referred to the Committee on Judiciary.

The motion did not prevail.

Mr. Wells made written request for the printing of

House Bill No. 276—

A bill to amend sections 2, 3, 5, 6 and 23 of Act No. 118, Public Acts of 1893—an act to revise and consolidate the laws relative to the State's prisons.

The request was referred to the Committee on Printing.

Mr. Rowe made written request for the printing of

House Bill No. 274—

A bill to regulate public live stock yards.

The request was referred to the Committee on Printing.

Mr. Strauch made written request for the printing of

House Bill No. 18—

A bill to amend section 14 of Act 339, Public Acts of 1919—An act to provide for the licensing of dogs.

The request was referred to the Committee on Printing.

Mr. Dacey made written request for the printing of

House Bill No. 303—

A bill to provide for the supervision of private, denominational, and parochial schools.

The request was referred to the Committee on Printing.

General Orders of the Day.

Mr. Curtis moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Curtis to the chair.

After a time spent in the consideration of one bill upon the general orders, the committee rose, and through its chairman, reported

House Bill No. 54 (file No. 52)—

A bill to amend act regulating catching of fish in certain lakes in Cass, Berrien and VanBuren counties,

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of lines 12, 13, and 14 of section 1 the words "Donnell's lake in Penn township, Mud lake in Calvin township and" and inserting in lieu thereof the words "the lakes known as."

2. Amend by striking out of line 8, section 1, the word (grap-hook).

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Dunn moved that the House Adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, March 9, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER THIRTY-EIGHT.

Lansing, Wednesday, March 9, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. G. W. Simon, of the First Presbyterian Church of Lansing, offered the invocation:

"Unto Thee, our Heavenly Father, Thou who art greatly to be praised for all Thy goodness unto the children of men, we bow before Thee this afternoon and thank Thee for Thy manifold gifts. We thank Thee for this beautiful day, for health, for strength, for the joy of service, for the hope of the days that are before us, and, our Lord and Master, we pray indeed that we may merit the rich mercies that Thou dost bestow upon us; that there may be nurtured in our lives, in our community, in our State, that consciousness of our responsibility to Thee and to our fellowmen, that desire to be acceptable in Thy sight, and to walk humbly before Thee, and do justly, and to love mercy in the midst of our fellowmen, that we may thus continue and enlarge the greatness of life as Thou hast given it to us in this land of ours, that the expectations and hopes of those who have lived before us may be realized. Wilt Thou enable us to keep alive in our own minds the consciousness of our responsibility to Thee, and our obligations to our fellowmen; that we may truly walk humbly before Thee and do those things in our individual lives, and as a body of representatives, that shall attest to the peace, happiness, justice, and prosperity of our fellowmen. Our Father, let Thy blessings rest upon these sessions, and as they are drawing near when the findings may be brought in, may there be that revelation and preservation of facts that is right in Thy sight, and that good may be accomplished, so that together we may go forth as brothers, living and working for each other's good. We ask it, our Father, in Thy name, and with Thy continued mercies and blessings to rest upon us as a State, upon our President and his counsellors, that they may lead us, as a nation to those who shall exalt righteousness, and bring to pass that which shall be acceptable and pleasing in Thy sight. We ask it in the name of Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Culver and Miles.

The following members were absent without leave: Messrs. Byrum, Haan, and Johnson.

Mr. Dacey moved that Mr. Johnson be excused from today's session.
The motion prevailed.

Mr. Dean moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Mr. Morrison asked and obtained leave of absence from tomorrow's session.

Presentation of Petitions.

Mr. Butler presented
Petition No. 146.

Petition of Frank S. Hemingway and 25 other citizens of Grand Traverse County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Bryan presented
Petition No. 147.

Petition of H. S. Thompson and 56 other citizens of Eaton County protesting against the "one buck" bill.

The petition was referred to the Committee on Game Laws.

Mr. Holland presented
Petition No. 148.

Petition of David B. Tonsignant and 49 other citizens of Ironwood protesting against the "one buck" bill.

The petition was referred to the Committee on Game Laws.

Announcement by Clerk of Printing and Enrollment of Bills.

The clerk announced that the following named bills had been printed and placed upon the files of the members, Wednesday, March 9:

House Bill No. 234 (file No. 71)—

A bill to change the name of the village of Gobleville to Gobles,

House Bill No. 174 (file No. 72)—

A bill to amend section 4, Act No. 279, Public Acts of 1909—an act providing for the incorporation of cities;

House Bill No. 229 (file No. 73)—

A bill to amend sections 3, 6, 7, 10, 11, 14 and 20, part 3, Act No. 10, Public Acts of first Extra Session of 1912—Workmen's Compensation Law;

House Bill No. 256 (file No. 74)—

A bill to amend section 6 of Act No. 236, Public Acts of 1915—an act to protect fish in inland waters of the State;

House Bill No. 22 (file No. 70)—

A bill to define and prescribe penalty for first degree murder;

Senate Bill No. 69 (file No. 111)—

A bill to amend section 2 of Act No. 338 of the Public Acts of 1907—An act to provide for the examination, regulation, licensing and registration of persons engaged in the practice of dentistry;

Senate Bill No. 154 (file No. 112)—

A bill to amend section 4 of chapter IV of Act No. 203 of the Public Acts of 1917—General Election Law;

Senate Bill No. 156 (file No. 113)—

A bill to repeal section 5 of Act No. 368 of the Public Acts of 1919—An act to provide for the licensing of operators of motor vehicles.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Strauch for the printing of

House Bill No. 18—

A bill to amend section 14 of Act 339, Public Acts of 1919—An act to provide for the licensing of dogs.

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported
House Bill No. 146—

A bill to make appropriations for the State Board of Fish Commissioners,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out lines four, five, six and seven of section one, and inserting in lieu thereof the following: "of one hundred fifty-three thousand nine hundred eighty-nine dollars and sixteen cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred forty-nine thousand one hundred four dollars and sixteen cents, and there is also appropriated for each."

2. Amend by striking out lines twenty-five to fifty-one, inclusive, in section one, and inserting in lieu thereof the following:

General service below grade of overseers, 25 at \$80-\$100 per month	\$22,207.55	\$22,207.55
General service below grade of overseers, 40 at \$3.50-\$4.00 per day	28,556.61	28,556.61
Chief Clerk	2,200.00	2,200.00
Clerk	1,600.00	1,600.00
Clerk	1,100.00	1,100.00
Bookkeeper	1,400.00	1,400.00
Stenographer	1,400.00	1,400.00
Field agent	2,500.00	2,500.00
 Total for personal service	 \$81,584.16	 \$81,584.16
Supplies	23,110.00	23,410.00
Contractual service	20,325.00	20,325.00
Maintenance of Land	100.00	
Maintenance of structures and improvements	1,600.00	2,050.00
Maintenance of equipment	1,860.00	2,110.00
 Outlay for structures and improvements:		
Buildings		3,000.00
Streets, roads and driveways	600.00	
Sewers	1,300.00	
Retaining walls	1,500.00	1,500.00
New ponds	9,000.00	7,800.00
 Outlay for equipment:		
Hatching troughs, tanks, etc.	3,550.00	1,000.00
Other equipment	9,460.00	6,325.00
 Totals	 \$153,989.16	 \$149,104.16

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported Senate Bill No. 34 (file No. 26)—
A bill prohibiting the letting of State or municipal contracts upon a "cost-plus" basis, so-called,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported Senate Bill No. 93 (file No. 78)—
A bill to charge out unexpended balances of certain appropriations,
With the recommendation that the bill pass.
The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 69—
A bill to make appropriations for the Executive Office,
House Bill No. 75—
A bill to make appropriations for the Supreme Court,
House Bill No. 77—
A bill to make appropriations for the Michigan Board of Pharmacy,
House Bill No. 80—
A bill to make appropriations for the Advisory Board in the Matter of Pardons,
With the recommendation that the bills be referred to the Committee on Ways
and Means.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bills were referred to the
Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 73—
A bill to make appropriations for the Michigan State Police,
With the recommendation that the bill be referred to the Committee on Ways
and Means.

Mr. Brown moved that the bill be referred to the Committee on Military
Affairs.

The motion prevailed.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 74—
A bill to make appropriations for the Michigan State Park Commission.
With the recommendation that the bill be referred to the Committee on Ways
and Means.

Mr. Brown moved that the bill be referred to the Committee on Public Lands
and Forestry Interests.

The motion prevailed.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 79—
A bill to make appropriations for the State Fire Marshal's Office, Department
of Insurance,
With the recommendation that the bill be referred to the Committee on Ways
and Means.

Mr. Brown moved that the bill be referred to the Committee on Insurance.
The motion prevailed.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 82—
A bill to make appropriations for the Public Domain Commission,
With the recommendation that the bill be referred to the Committee on Ways
and Means.

Mr. Brown moved that the bill be referred to the Committee on Public Lands
and Forestry Interests.

The motion prevailed.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 83—
A bill to make appropriations for the Mackinac Island State Park Commission.
With the recommendation that the bill be referred to the Committee on Ways
and Means.

Mr. Brown moved that the bill be referred to the Committee on Public Lands
and Forestry Interests.

The motion prevailed.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 85—
A bill to make appropriations for the Michigan Securities Commission,
With the recommendation that the bill be referred to the Committee on Ways
and Means.

Mr. Dafoe moved that the bill be referred to the Committee on Public Utilities.
The motion prevailed.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 86—

A bill to make appropriations for the State Game, Fish and Forest Fire Commissioner's Department,

With the recommendation that the bill be referred to the Committee on Ways and Means.

Mr. Brown moved that the bill be referred to the Committee on Game Laws.

The motion did not prevail.

The question then being on concurring in the recommendation of the Committee.

The recommendation was concurred in, and the bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bills as follows:

House Bill No. 90—

A bill to make appropriations for the Michigan Industrial Accident Board;

House Bill No. 91—

A bill to make appropriations for the State Board of Law Examiners;

House Bill No. 94—

A bill to make appropriations for the State Banking Department;

House Bill No. 96—

A bill to make appropriations for certain special State Purposes;

House Bill No. 98—

A bill to make appropriations for the Attorney General's Department;

House Bill No. 173—

A bill to make deficiency appropriations for State normal schools;

House Bill No. 202—

A bill to make appropriations for the Department of Child Welfare;

With the recommendation that the bills be referred to the Committee on Ways and Means.

The question being on concurring in the recommendation of the Committee.

The recommendation was concurred in, and the bills were referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 259—

A bill to amend section 39 of Act No. 183, Public Acts of 1897—to fix salary of court stenographer in the twenty-sixth judicial circuit,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 282—

A bill to amend section 20, chapter 2, Act No. 164, Public Acts of 1881—an act to revise and consolidate the laws relating to public instruction and primary schools,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported, without recommendation.

House Bill No. 105—

A bill to amend section 9 of Act No. 302, Public Acts of 1915—An act to provide for the registration of motor vehicles,

Mr. MacDonald moved that the bill be ordered printed, referred to the Committee of the Whole and placed on the general orders.

The motion prevailed.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 232—

A bill to amend section 18, chapter 4, Act No. 283, Public Acts of 1909—to provide for the establishment of state reward roads,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 246—

A bill to prohibit the payment of commissions, etc., to those furnishing material for public works,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 272—

A bill to amend section 5 of Act No. 272, Public Acts of 1919—an act to protect the public health,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported House Bill No. 51 (file No. 3)—

A bill to create a State Department of Agriculture,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line five of section 2 the words "Board of Geological Survey" and inserting in lieu thereof the words "Market Director."

2. Amend by inserting after the word "Foods" in line seven of section 3 the words "and the investigation and improvement of marketing conditions as now provided by law."

3. Amend by inserting in line nine of section 5, after the word "Sales," the words "All of the powers and duties imposed by this act on the State Department of Agriculture shall be exercised and performed under the supervisory control of the State Administrative Board."

4. Amend by inserting before the words "Department of Agriculture," wherever these occur in the bill, the word "State."

5. Amend by inserting in line four of section 5, after the word "Government," the words "to foster direct trading between the producer and consumer."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

Mr. Read moved that the bill be placed at the head of the general orders.

The motion prevailed.

The Committee on University, by Mr. Lennon, Chairman, reported

House Bill No. 119—

A bill to amend section 1, Act No. 32, Public Acts of 1873—An act to extend aid to the University of Michigan,

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 87 (file No. 72), entitled

A bill to fix the salary of the Superintendent of Public Instruction of the State of Michigan.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting
Senate Bill No. 92 (file No. 77), entitled

A bill to amend section 40 of chapter 18 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," the same being section 12612 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Byrum entered the House and took his seat.

Introduction of Bills.

Mr. Townsend introduced
House Bill No. 304, entitled

A bill to amend Act No. 156 of the Public Acts of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers, being sections 2265 to 2296, inclusive, of the Compiled Laws of 1915" by adding thereto one new section to stand as section 12-b, and to repeal Act No. 280 of the Local Acts of 1901 and Act No. 460 of the Local Acts of 1903.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Dean introduced
House Bill No. 305, entitled

A bill to amend section 1 of Act No. 150 of the Public Acts of 1915, entitled "An act to prescribe and limit the powers of school districts having a population of more than fifteen thousand and less than one hundred thousand to borrow money and issue bonds of such district therefor, and to repeal all acts and parts of acts inconsistent herewith," being section 5865 of the Compiled Laws of 1915 as amended.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Rowe introduced
House Bill No. 306, entitled

A bill to repeal Act No. 91 of the Public Acts of 1911, entitled "An act to provide for the assessment and the collection of a specific tax upon the class of credits founded upon and evidenced by mortgages and liens upon real property, and to repeal all acts and parts of acts in contravention thereto," being compilers' sections 4268 to 4277 inclusive.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Woodruff introduced
House Bill No. 307, entitled

A bill to amend chapter 53 of Act No. 314 of the Public Acts of 1915, The Judicature Act of 1915 by adding thereto a new section to stand as section 11-a.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Curtis introduced

House Bill No. 308, entitled

A bill to provide for the organization of mutual insurance companies to do a general physicians', surgeons', dentists', and druggists' defense and liability insurance business; to prescribe their powers and duties and to regulate the same.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Wells introduced

House Bill No. 309, entitled

A bill making an appropriation for the State Board of Fish Commissioners for building, equipping, and operating a State fish hatchery in Cass County, upon a site to be approved by said board, for the purpose of propagating such food and game fish as are suitable for the lakes and streams of Michigan; to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Dunn introduced

House Joint Resolution No. 10, entitled

A Joint Resolution proposing an amendment to section 1 of article 6 of the Constitution of this State for the appointment of the Secretary of State, State Treasurer, and Attorney General by the Governor.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Third Reading of Bills.

House Bill No. 14 (file No. 47), entitled

A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of the Public Acts of 1911, entitled "An Act to encourage the breeding of horses; to regulate the public service of stallions; to require the registration of stallions, and to provide for the enforcement thereof," as amended by Act No. 44 of the Public Acts of 1915, being Compilers' sections 14881, 14882, 14884, 14885 and 14887 of the Compiled Laws of 1915.

Was read a third time, and, the question being on its passage,

Mr. Ladd moved to amend the bill by striking out of section 7 all after the word "act" in line 10.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the member-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Allard
Atwood
Averill
Barnard
Braman
Brown
Bryan
Butler
Byrum
Case
Copley
Dacey
Dafoe
Danz
Dean
DeWitt

Mr. Frick
Fuller
Gettel
Glaspie
Gowdy
Green
Hall
Harris
Hart
Hartway
Henze
Holland
Hopkins
Hubbard
Hunter
Jensen
Jerome

Mr. Lewis
Liddy
Locke
Lord
MacDonald
McKeon
Manwaring
Meggison
Menerey
Miller, Geo. H.
Miller, Wm. F.
Moore
Morrison
Mosier
Nevins
O'Brien
Olmsted

Mr. Rauchholz
Read
Reutter
Robinson
Rowe
Sansom
Sargent
Smith
Stevenson
Strauch
Strom
Titus
Town
Townsend
Vine
Wade
Warner, Jos. E.

Mr. Dunn	Mr. Jewell	Mr. Osborn	Mr. Watson
Emerson	Kirby	Palmer	Wells
Evans	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Francis	Lennon		90

NAYS.

Mr. Burnham

1

The House agreed to the title of the bill.

House Bill No. 54 (file No. 52), entitled

A bill to amend the title and section 1 of Act No. 35 of the Public Acts of 1891, entitled "An act to prevent the taking, catching or destruction of fish in Donnell's Lake and Diamond Lake in Penn township, Mud Lake in Calvin township, Indian Lake, Dewey Lake, Cable Lake, Magician Lake and Crooked Lake in Silver Creek township, all in the county of Cass; and Crooked Lake and Round Lake in the township of Keeler in Van Buren county; and Brush Lake in the townships of Berrien and Pipestone, and Long Lake in Berrien township, Berrien county, and Lee Lake in Newton township in the county of Calhoun."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Leedy	Mr. Rauchholz
Allard	Francis	Lennon	Read
Atwood	Frick	Lewis	Reutter
Averill	Fuller	Liddy	Robinson
Barnard	Gettel	Locke	Rgwe
Braman	Glaspie	Lord	Sanson
Brown	Gowdy	MacDonald	Sargent
Bryan	Green	McKeon	Smith
Burnham	Hall	Manwaring	Stevenson
Butler	Harris	Meggison	Strauch
Byrum	Hart	Menerey	Strom
Case	Hartway	Miller, Geo. H.	Titus
Coleman	Henze	Miller, Wm. F.	Town
Copley	Holland	Moore	Townsend
Curtis	Hopkins	Morrison	Vine
Dacey	Hubbard	Mosier	Wade
Danz	Hunter	Nevins	Warner, Jos. E.
Dean	Jensen	O'Brien	Watson
DeWitt	Jerome	Osborn	Wells
Dunn	Jewell	Palmer	Welsh
Emerson	Kirby	Pitkin	Woodruff
Evans	Ladd	Ramsey	Speaker
Ewing	Lee	Rankin	91

NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Robinson offered the following resolution:
House Resolution No. 29.

Whereas, The Food and Drug Department of the State of Michigan has on hand at this time in its store house, as near as can be approximately estimated

without an inventory, about one-hundred thirty thousand quarts of whiskey and three hundred barrels of alcohol, besides considerable moonshine; and it is the sense of the Committee on Liquor Traffic that this is a constant worry to the Commissioner of the Food and Drug Department and that immediate action should be taken to dispose of this vast amount of liquor, as the division of the department may necessitate these goods to come under some other supervision; and as your Committee believes that this vast amount of wealth should not be destroyed, as it is valued at approximately five or six hundred thousand dollars; and as the Food and Drug Commissioner is very anxious to see that a good, safe and legal disposition is made of these goods, and as he has made several unsuccessful attempts by writing and telegraphing to the prohibition authorities at Washington regarding the disposition of these goods; therefore be it

Resolved, That in order to expedite matters and dispose of this large stock of liquor in a safe, sound and legitimate way, it will be necessary to devise lawful means of disposing of the same; and be it further

Resolved, That the Speaker of the House of Representatives be and is hereby authorized to appoint a Committee of three members of the House to proceed to Washington at once and get permission from the Federal authority to dispose of this vast amount of liquor.

Mr. Robinson moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion did not prevail.

The resolution was referred to the Committee on Liquor Traffic.

Mr. Moore moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 174 (file No. 72)—

A bill to amend section 4, Act No. 279, Public Acts of 1909—an act providing for the incorporation of cities,

And that the bill be referred to the Committee on Public Utilities.

The motion prevailed.

Mr. Dacey moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 206 (file No. 50)—

A bill to amend section 7 of Act No. 206, Public Acts of 1893—to include World War veterans in those exempt from certain taxation,

And that the bill be re-referred to the Committee on General Taxation.

The motion prevailed.

Unfinished Business.

House Bill No. 131 (file No. 44), entitled

A bill to regulate the use of the public streets and highways of the State by certain vehicles, to require such vehicles to display lights during the period from one hour after sunset to one hour before sunrise.

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Jerome	Mr. Pitkin
Atwood	Frick	Jewell	Ramsey
Barnard	Glaspie	Kirby	Reutter
Bryan	Gowdy	Lee	Rowe
Byrum	Green	Liddy	Stevenson
Coleman	Harris	Lord	Titus
Copley	Hart	MacDonald	Townsend
Dacey	Hartway	Moore	Warner, Jos. E.
Dafoe	Henze	Morrison	Watson
Danz	Holland	O'Brien	Welsh
Dean	Hubbard	Olmsted	Woodruff
Dunn	Hunter	Palmer	Speaker
Evans			

NAYS.

Mr. Allard	Mr. Fuller	Mr. McKeon	Mr. Read
Braman	Gettel	Manwaring	Robinson
Brown	Hall	Meggison	Sargent
Burnham	Hopkins	Menerey	Smith
Butler	Jensen	Miller, Geo. H.	Strauch
Case	Kooyers	Mosier	Strom
Curtis	Ladd	Nevins	Town
DeWitt	Leedy	Osborn	Vine
Emerson	Lennon	Rankin	Wade
Farrier	Locke	Rauchholz	Wells
Francis			

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Mr. Coleman moved to reconsider the vote by which the House did not pass House Bill No. 131 (file No. 44).

The motion prevailed.

The question being on the passage of the bill,

Mr. Coleman moved to amend the bill by striking out of line 4 of section 1 the word "wagons."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Coleman moved to amend the bill by adding a new section to stand as section 2 and to read as follows:

"Sec. 2. Any person violating the provisions of this act shall be deemed guilty of a misdemeanor and upon conviction thereof shall be liable to a fine of not more than five dollars."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Hopkins moved to amend the bill by striking out of line 2 of section 1 the words "public street or" and inserting in lieu thereof the words "incorporated village or city street, or a trunk line."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Kirby	Mr. Pitkin
Atwood	Glaspie	Ladd	Ramsey
Bryan	Gowdy	Lee	Reutter
Byrum	Green	Lewis	Rowe
Coleman	Harris	Liddy	Stevenson
Copley	Hart	Lord	Strom
Dacey	Hartway	MacDonald	Titus
Dafoe	Henze	McKeon	Town
Danz	Holland	Manwaring	Townsend
Dean	Hopkins	Moore	Warner, Jos. E.
Dunn	Hubbard	Morrison	Watson
Emerson	Hunter	Mosier	Welsh
Evans	Jensen	O'Brien	Woodruff
Ewing	Jerome	Olmsted	Speaker
Farrier	Jewell	Palmer	

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NAYS.

Mr. Allard	Mr. Francis	Mr. Menerey	Mr. Sanson
Braman	Fuller	Miller, Geo. H.	Sargent
Brown	Gettel	Nevins	Smith
Burnham	Hall	Osborn	Strauch

Mr. Butler
Case
Curtis
DeWitt

Mr. Leedy
Lennon
Locke
Meggison

Mr. Rankin
Rauchholz
Read
Robinson

Mr. Vine
Wade
Wells

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The question being on agreeing to the title of the bill,

Mr. Moore moved to amend the title so as to read as follows:

A bill to regulate the use of the public streets and highways of the State by certain vehicles, to require such vehicles to display lights during the period from one hour after sunset to one hour before sunrise, and to provide a penalty for the violation thereof.

The motion prevailed.

The title as amended was then agreed to.

Mr. Dunn moved that the House take a recess until 3:50 o'clock p. m.

The motion prevailed.

After Recess.

3:50 o'clock p. m.

The House was called to order by the Speaker.

General Orders of the Day.

Mr. Lord moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Lord to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 51 (file No. 3)—

A bill to create a State Department of Agriculture;

House Bill No. 55 (file No. 53)—

A bill to amend Act regulating catching of ciscoes in certain lakes in Cass county;

House Bill No. 221 (file No. 56)—

A bill to amend section 3, Act No. 296, Public Acts of 1917—an act providing for the incorporation of industrial banks;

House Bill No. 251 (file No. 57)—

A bill to regulate the taking of minnows in Lyon Lake, Calhoun county;

House Bill No. 197 (file No. 58)—

A bill to provide for the taking of depositions to be used in foreign jurisdictions;

House Bill No. 196 (file No. 59)—

A bill to fix procedure for proof of statutes of other jurisdictions.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 156 (file No. 51)—

A bill to amend section 1, Act No. 65, Public Acts of 1909—an act to provide for the payment of tuition in high schools of eighth grade graduates,

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of lines seven and eight of section 1 the words "actual cost of tuition per pupil per year" and inserting in lieu thereof of the following words "in amount the per capita cost per year based on the average enrollment for the preceding school year in the high school where said children may attend, unless the voters appropriate a larger sum at the annual school meeting, or at a special meeting called for that purpose."

2. Amend by inserting in line thirty-three of section one after the word "therefor" the following words "Provided, That the per capita cost herein referred to shall not be interpreted to include the cost of sites, school buildings, and the repairs on the same."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 26 (file No. 54)—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—An act to permit spearing of certain fish in St. Joseph County.

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

Amend by striking out of line 4 of section 1 the word "river" and inserting in lieu thereof the words "and Prairie rivers."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 210 (file No. 60)—

A bill to provide for the licensing of deer hunters,

Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of lines 9 and 10 of section two the words "one dollar and fifty cents" and inserting in lieu thereof the words "two dollars and fifty cents."

2. Amend by inserting in line 24 of section 6, after the word "fee," the words "and one dollar of each resident license fee."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported progress on
House Bill No. 238 (file No. 64)—
A bill to provide for additional member of board of education in school districts of third class,

Recommending that the bill be given further consideration.
The recommendation was concurred in, and the committee was given leave to further consider the bill.

Mr. Read moved that the rules be suspended and that the following bill be placed on its immediate passage:

House Bill No. 51 (file No. 3), entitled

A bill to promote the agricultural interests of the State of Michigan, to create a State Department of Agriculture, to define the powers and duties thereof, to provide for the transfer to and vesting in said department of powers and, duties now vested by law in certain other State boards, commissions and officers, and to abolish certain boards, commissions and officers, the powers and duties of which are hereby transferred.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Ramsey
Allard	Farrer	Lee	Rankin
Atwood	Francis	Leedy	Rauchholz
Averill	Frick	Lennon	Read
Barnard	Fuller	Lewis	Reutter
Braman	Gettel	Liddy	Robinson
Brown	Glaspie	Locke	Rowe
Bryan	Gowdy	Lord	Sanson
Burnham	Green	MacDonald	Sargent
Byrum	Hall	McKeon	Smith
Chase	Harris	Manwaring	Stevenson
Coleman	Hart	Meggison	Strauch
Copley	Hartway	Menerey	Strom
Curtis	Henze	Miller, Wm. F.	Titus
Dacey	Holland	Moore	Town
Dafee	Hopkins	Morrison	Townsend
Danz	Hubbard	Mosier	Warner, Jos. E.
Dean	Hunter	Nevins	Watson
DeWitt	Jensen	O'Brien	Wells
Dunn	Jerome	Osborn	Welsh
Emerson	Jewell	Palmer	Speaker
Evans	Kirby	Pitkin	
			87

NAYS.

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The House agreed to the title of the bill.

Mr. Read moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Moore gave notice that on Thursday, March 10, he would move that the Committee on Rules and Joint Rules be discharged from the further consideration of House Resolution No. 7.

A resolution to amend the Rules of the House.

(For full text of resolution see p. 22 of House Journal).

Mr. Dean moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, March 10, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER THIRTY-NINE.

Lansing, Thursday, March 10, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. J. C. Willits, of the Central Methodist Church of Lansing, offered the invocation:

"We thank Thee, our Heavenly Father, for this glorious day Thou hast given to us and for all the many mercies and blessings that Thou art so freely and graciously bestowing upon us, and we pray Thou wilt make us continuously thankful and grateful for Thy goodness and love. We ask for Thy blessing this afternoon to rest upon our State, and all the great interests that are involved therein; but especially we ask for Thy blessing to rest upon these men today who are gathered here as Thy servants from the East and West and North and South to look after the interests of this great Commonwealth, that is a part, we believe, of the great kingdom of God. We thank Thee for the age in which we live, with its broad philanthropy, with its large charities, with its great and lofty idealism, and we believe these great and mighty principles for which God stands, and which must ultimately triumph in this world, these men who are here today shall align themselves with, and shall so lean on God and be directed of Him, that in all things His name shall be glorified and the kingdom of righteousness advanced on the earth. We pray Thou wilt give great wisdom to these men; give them; we pray Thee, deep and abiding convictions upon all the issues before them as makers of our laws, and we pray that when their convictions are well established, Thou wilt give them courage, that they shall have no fear of men, nor favor for men, but the great things that shall control and actuate all of us at all times, in all things, shall be doing that thing that shall advance the kingdom of righteousness in the world, and thereby help alleviate the sorrows of men. Bless the officers of our State, the members of the Senate, and all those in authority, and lead us so by Thy hand that after a while when we have served Thee as Thy servants upon earth, we shall rejoice upon Thy throne in heaven. We ask in the name of Jesus Christ our Lord and Saviour. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following member was absent with leave: Mr. Morrison.

The following members were absent without leave: Messrs. Dafoe, Hart, Miles, and Ramsay.

Mr. Culver moved that Mr. Miles be excused from the sessions of today and tomorrow.

The motion prevailed.

Mr. Strom moved that Mr. Dafoe be excused from the sessions of today and tomorrow.

The motion prevailed.

Mr. MacDonald moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Burnham, Geo. H. Miller, and Palmer, asked and obtained leaves of absence from tomorrow's session.

Mr. Sanson asked and obtained leave of absence from the sessions of tomorrow and Monday.

By direction of the Speaker the Clerk read copies of telegrams sent to President Harding and Vice-President Coolidge on March fourth, in accordance with a House resolution of that day.

The following are the telegrams:

Lansing, March 4, 1921.

President Warren G. Harding, Washington, D. C.

Michigan today congratulates herself upon the part she bore in the election to the presidency of one of whom she is so justly proud. The House of Representatives, representing the splendid people of this great Commonwealth, sends greetings to you on this Inaugural Day, and expresses entire confidence in the success of your administration.

This telegram is sent by authority of a resolution offered by Representative Charles H. Culver and unanimously adopted by the House of Representatives,

FRED L. WARNER, Speaker
CHARLES S. PIERCE, Clerk.

Lansing, March 4, 1921.

Vice President Calvin Coolidge, Washington, D. C.

The Michigan House of Representatives sends greetings and congratulations to you on this Inaugural Day, and expresses its unbounded confidence in your administration of the office of Vice President.

FRED L. WARNER, Speaker
CHARLES S. PIERCE, Clerk.

The Clerk then read the following letter from President Harding in acknowledgement of the telegram sent him:

The White House, Washington, March 7, 1921.

My dear Mr. Speaker:—Please be kind enough to convey to the House of Representatives the assurance of my deep appreciation of the message of congratulations and good-will which came to me.

I can hardly say more than that it is my most earnest hope to be able hereafter to deserve all the confidence and good-will which you so generously express.

Sincerely yours,
(Signed) WARREN G. HARDING.

Hon. Fred L. Warner
Speaker of the House of Representatives
Lansing, Michigan.

Presentation of Petitions.

Mr. Locke presented
Petition No. 149.

Petition of Thomas W. White and 11 other citizens of Gratiot County protesting against the proposed bill providing for separate schools for colored children.
The petition was referred to the Committee on Education.

Mr. Brown presented.
Petition No. 150.

Petition of B. J. Brooks and 39 other members of the Flint M. A. C. Club favoring the appropriations asked for by the M. A. C.
The petition was referred to the Committee on Agricultural College.

Mr. Hunter presented
Petition No. 151.

Petition of Bert Simpson and 6 other citizens of Charlevoix County protesting against the "Boxing" bill.
The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 152.

Petition of the Berrien County Guernsey Breeder's Association, favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Case presented
Petition No. 153.

Petition of Earle M. Mumby and 6 other citizens of Leelanau County, teachers in the Northport public schools, favoring the new teachers' retirement fund bill.
The petition was referred to the Committee on Education.

Mr. Manwaring presented
Petition No. 154.

Petition of the Woman's Alliance of the 1st Unitarian Church of Ann Arbor favoring the new teachers' retirement fund bill.
The petition was referred to the Committee on Education.

Mr. Strom presented
Petition No. 155.

Petition of the Grand Rapids Federation of Parent-Teacher Associations, numbering forty clubs, favoring the new teachers' retirement fund bill.
The petition was referred to the Committee on Education.

Mr. Brown presented
Petition No. 156.

Petition of the Flint Women's Chamber of Commerce disapproving the passage of House Bill No. 18, relative to the licensing of dogs.

The petition was referred to the Committee on Agriculture.

The Speaker presented
Petition No. 157.

Petition of the Michigan Sportsman's Association favoring the "rod and line license" bill.

The petition was referred to the Committee on Fish and Fisheries.

The Speaker presented
Petition No. 158.

Petition of the Michigan Sportsman's Association protesting against the use of the hunters' license fund for any purpose other than conducting the affairs of the State Game Department.

The petition was referred to the Committee on Game Laws.

The Speaker presented

Petition No. 159.

Petition of the Michigan Sportsman's Association favoring the abolishment of the so-called "bounty" law.

The petition was referred to the Committee on Game Laws.

Mr. Gettel presented
Petition No. 160.

Petition of H. G. Warne and 13 other citizens of Huron County favoring the new teachers' retirement fund bill.

The petition was referred to the Committee on Education.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Wednesday, March 9:

House Bill No. 287 (file No. 75)—

A bill to amend section 4, Chapter 4, Act No. 203, Public Acts of 1917—an act to provide for filling vacancies in the offices of judges of courts of record.

Senate Bill No. 157 (file No. 114)—

A bill to provide for and regulate the planting of useful, ornamental, nut-bearing and food-producing trees and shrubs along the streets, highways and public thoroughfares.

Senate Bill No. 161 (file No. 115)—

A bill to provide for the protection and preservation of wild ducks on Houghton Lake.

Reports of Standing Committees.

The Committee on Agricultural College, by Mr. Town, Chairman, reported House Bill No. 230—

A bill to make appropriations for the Michigan Agricultural College for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 305—

A bill to amend section 1, act No. 150, Public Acts of 1915—to prescribe and limit the powers of school districts,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 304—

A bill to amend Act No. 156 of the Public Acts of 1851—an act to define the powers and duties of boards of supervisors,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 212—

A bill to amend sections 4, 5, 6, 7, 10 and 11 of Act No. 540, Local Acts of 1903—an act to establish a board of county auditors in Saginaw County,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of lines 3, 4 and 5, of section 5, the words, "which compensation shall not be less than the compensation paid to boards of auditors of other counties of the state of like population and wealth."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Printing, by Mr. Hartway, Chairman, reported The written request of Mr. Dacey, for the printing of

House Bill No. 303—

A bill to provide for the supervision of private, denominational and parochial schools,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and the bill was ordered printed.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported House Bill No. 27—

A bill to amend section 11 of Act No. 205, Public Acts of 1887—the banking law,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported House Bill No. 254—

A bill to amend section 12, Act No. 205, Public Acts of 1887—the general banking law.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 283—

A bill to amend section 5 of Act 301 of the Public Acts of 1913—an act to provide for the licensing, bonding and regulation of private employment agencies.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 52 (file No. 4)—

A bill to create a State Conservation Department.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 5, section 1, the word "six" and inserting in lieu thereof the word "seven."

2. Amend by striking out of line 13, section 1, the words "Said commission shall" and inserting in lieu thereof the words "The Governor shall, subject to confirmation by the Senate."

3. Amend by inserting in line 15, section 1, after the first word "and" the following words "said director shall appoint with the approval of the commission."

4. Amend by striking out of lines 3 and 4, section 2, the words "the Mackinac Island State Park Commission" and inserting in lieu thereof the words "the Geological Survey."

5. Amend by striking out of lines 10 and 11, section 2, the words "the Mackinac Island State Park Commission" and inserting in lieu thereof the words "the Geological Survey."

6. Amend by striking out of line 1, section 5, the words "This act shall take effect on the first day of July, 1921."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 40 (file No. 2)—

A bill to create an Industrial and Labor Department.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 2, section 1, the words "Industrial and Labor Department" and inserting in lieu thereof the words "Department of Labor and Industry."

2. Amend by striking out of lines 5 and 6, section 1, the words "Industry and Labor to be composed of."

3. Amend by inserting in line 14, section 1, after the word "Governor" a comma, and the following words "and shall have general charge of and supervision over the administrative affairs of such department in so far as relates to the division and assignment of the work thereof."

4. Amend by striking out of line 1, section 2 the words "of Industry and Labor."

5. Amend by striking out of line 4, section 3, the words "Industry and Labor," and inserting in lieu thereof the words "Labor and Industry."

6. Amend by striking out of line 9, section 3, the words "Industry and Labor" and inserting in lieu thereof the words "Labor and Industry."

7. Amend by striking out of line 12, section 3, the words "of Industry and Labor" and inserting in lieu thereof the words "provided for in section 1 of this act."

8. Amend by striking out of lines 2 and 3, section 4, the words "of Industry and Labor."

9. Amend by striking out of line 6, section 5, the words "Industry and Labor" and inserting in lieu thereof the words "Labor and Industry."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

Messages from the Governor.

A message was received from the Governor informing the House of Representatives that on Tuesday, March, 8, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 2, (House Bill No. 101, file No. 13)—

An act to amend section one of act number one hundred eighty-five of the Session Laws of eighteen hundred sixty-three—An act to prevent the importation, running at large and sale of diseased sheep.

A message was also received from the Governor informing the House of Representatives that on Thursday, March 10, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 3 (House Bill No. 29 file No. 12)—

An act to amend section fourteen of chapter two of act number one hundred sixty-four of the Public Acts of eighteen hundred eighty-one—An act to revise and consolidate the laws relating to public instruction and primary schools.

A message was also received from the Governor informing the House of Representatives that on Thursday, March 10, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 4 (House Bill No. 103 file No. 11)—

An act to amend section six of act number three hundred sixty-eight of the Local Acts of eighteen hundred ninety-five—An act to revise, amend and consolidate all acts relative to Union School district in the city of Flint.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 1 (file No. 1), entitled

A bill to amend sections 52, 53 and 60 of chapter 1 of Act No. 314 of the Public Acts of 1915, The Judicature Act of 1915, being compilers' sections 12057, 12058 and 12066 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate returning, in accordance with the request of the House therefor,

House Concurrent Resolution No. 14.

A resolution providing for a joint committee to investigate the granting of pardons and paroles under the laws of this State.

(For full text of resolution see p. 242 of House Journal.)

Mr. Lord moved that the resolution be laid on the table.

The motion prevailed.

Mr. Jerome asked and obtained the permission of the House for the Committee on Ways and Means to sit during today's session.

Introduction of Bills.

Mr. McKeon introduced
House Bill No. 310, entitled

A bill to regulate the occupation of barbering, to create a board of examiners of barbers for examining and licensing persons carrying on the occupation of barbering, to insure the better education of barbers, to authorize rules regulating the proper sanitation of barber shops, barber schools and colleges, to prevent the spreading of communicable disease, to provide and fix penalties for violation of provisions hereof, and to repeal all acts and parts of acts inconsistent herewith.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Kirby introduced
House Bill No. 311, entitled

A bill to amend section 67 of Act No. 84 of the Public Acts of 1909, entitled "An act to increase the efficiency of the military establishment of the State of Michigan, to make an appropriation therefor, and to repeal all former acts or parts of acts inconsistent with the provisions of this act," being section 942 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Osborn introduced
House Bill No. 312, entitled

A bill to amend section 6 of chapter 4 of Act No. 283 of the Public Acts of 1909, as amended, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," being section 4352 of the Compiled Laws of 1915, as amended by Act No. 356 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Smith introduced
House Bill No. 313, entitled

A bill to amend sections 11, 17, 18, 19, 20, 30 and 39 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied, making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being sections 4005, 4011, 4012, 4013, 4014, 4024 and 4034 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. George H. Miller introduced
House Bill No. 314, entitled

A bill to amend section 7 of Act No. 206 of the Public Acts of 1893, entitled "An act to amend section 7 of Act No. 206 of the Public Acts of 1893, entitled 'An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of

the provisions of this act," being section 4001 of the Compiled Laws of 1915," as amended by Act No. 331 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Dunn introduced

House Bill No. 315, entitled

A bill to amend sections 16, 17, 18, 19, 41, 42 and 43 of Act No. 281 of the Public Acts of 1909, entitled "An act relative to nomination of party candidates for public office and delegates to political conventions, to regulate primary elections and to prescribe penalties for violations of its provisions, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal Act No. 4 of the Public Acts of the Extra Session of the year 1907, and all local primary election acts contravening the provisions of this act, except as in this act otherwise provided," being Compilers' sections 3525, 3526, 3527, 3528, 3550, 3551 and 3552 of the Compiled Laws of 1915, as amended by Act No. 400 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Strom introduced

House Bill No. 316, entitled

A bill to amend section 5 of Act No. 108 of the Public Acts of 1913, as amended by Act No. 267 of the Public Acts of 1917, entitled "An Act to license and regulate the hunting, pursuing and killing of wild animals and wild birds found in this State, except deer and beaver," being Compilers' section 7530 of the Compiled Laws of 1915, as amended.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Copley introduced

House Bill No. 317, entitled

A bill to authorize the establishment of a system of retiring allowances for members of library staffs of public libraries now existing or which may hereafter be established in cities, villages, and school districts.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Copley introduced

House Bill No. 318, entitled

A bill to amend section 11 of Act No. 326 of the Public Acts of 1913, entitled "An act to provide for the leasing, control and taxation of certain lands owned and controlled by the State, and the improvements thereon; providing penalties for the violations of certain provisions thereof and repealing Act No. 215 of the Public Acts of 1909 and all other acts or parts of acts inconsistent therewith," being Compilers' section 616 of the Compiled Laws of 1915, as amended by Act No. 12 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Woodruff introduced

House Bill No. 319, entitled

A bill to amend section 2 of Act No. 236 of the Public Acts of 1915, entitled "An act to protect fish in the inland waters of this State; to regulate the manner of taking, possession, transportation, size and sale of fish when taken from said waters; to provide penalties for the violation of this act and to repeal all acts or parts of acts conflicting therewith," being section 7665 of the Compiled Laws of 1915, as amended by Act No. 345 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Woodruff introduced

House Bill No. 320, entitled

A bill to repeal Act No. 141 of the Public Acts of 1919, entitled "An act to provide for the taking of fish in Lakes Superior, Huron, Michigan, St. Clair and

Erie, the bays thereof and the connecting waters between such lakes within the jurisdiction of this State, with set hook lines or spears," approved April twenty-fifth, 1919.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Woodruff introduced

House Bill No. 321, entitled

A bill to amend section 3 of Act No. 329 of the Public Acts of 1919, entitled "An act to permit the taking of cisco by the use of gill nets in the waters of Klinger lake, Middle lake, Thompson lake, Corey lake and Kaiser lake in St. Joseph county and providing for the licensing and regulation of such fishing by the State Game, Fish and Forestry Warden," approved May thirteenth, 1919.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Woodruff introduced

House Bill No. 322, entitled

A bill to amend section 4 of Act No. 247 of the Public Acts of 1919, entitled "An act to permit the taking of cisco by the use of gill nets in the waters of certain lakes in Cass county, and providing for the licensing and regulation of such fishing by the State Game, Fish and Forestry Warden, approved May twelfth, 1919.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Third Reading of Bills.

House Bill No. 156 (file No. 51), entitled

A bill to amend section 1, of Act 65 of the Public Acts of 1909, entitled "An act to provide for the payment of tuition in and transportation to another district, of children who have completed the eighth grade in any school district; and to repeal Act No. 190 of the Public Acts of 1903, and all other acts and parts of acts in anywise contravening the provisions of this act", being compiler's section 5830 of the Compiled Laws of 1915, as amended by Act No. 11 of the Public Acts of 1917.

Was read a third time, and, the question being on its passage,

Mr. Manwaring moved to amend the bill by inserting in line 7 of section 1 after the word "grades" a comma.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kooyers	Mr. Rankin
Allard	Francis	Ladd	Rauchholz
Atwood	Frick	Lennon	Read
Averill	Fuller	Lewis	Rowe
Barnard	Glaspie	Liddy	Sanson
Brown	Gowdy	Lord	Sargent
Bryan	Green	MacDonald	Smith
Butler	Haan	McKeon	Stevenson
Byrum	Hall	Manwaring	Strom
Case	Harris	Meggison	Titus
Copley	Hartway	Menerey	Town
Culver	Henze	Miller, Geo. H.	Townsend
Curtis	Hopkins	Miller, Wm. F.	Vine
Dacey	Hubbard	Moore	Wade
Danz	Hunter	Mosier	Warner, Jos. E.
Dean	Jensen	O'Brien	Watson
Dunn	Jewell	Olmsted	Wells
Evans	Johnson	Palmer	Woodruff
Ewing	Kirby	Pitkin	Speaker

NAYS.

Mr. Braman
Burnham
Chase
Coleman

Mr. Emerson
Holland
Lee

Mr. Leedy
Locke
Nevins

Mr. Osborn
Rasmussen
Robinson

18

The House agreed to the title of the bill.

Mr. Nevins, having reserved the right to explain his vote, made the following statement:

"I wish to explain my vote in this matter. I do not know as I ever voted against an educational measure, but as this Legislature is pledged to economy I am not willing to vote for a measure that carries such an enormous appropriation as this bill carries with it."

House Bill No. 55 (file No. 53), entitled

A bill to amend section 1 of Act 247 of the Public Acts of 1919, entitled "An act to permit the taking of cisco by the use of gill nets in the waters of certain lakes in Cass county, and providing for the licensing and regulation of such fishing by the State Game, Fish and Forestry Warden."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Rasmussen
Allard	Farrier	Lee	Rauchholz
Atwood	Francis	Leedy	Read
Averill	Frick	Lennon	Reutter
Barnard	Fuller	Lewis	Robinson
Braman	Gettel	Liddy	Rowe
Brown	Gowdy	Locke	Sanson
Bryan	Green	Lord	Sargent
Burnham	Haan	MacDonald	Smith
Butler	Hall	McKeon	Stevenson
Byrum	Harris	Manwaring	Strauch
Case	Hartway	Meggison	Strom
Chase	Henze	Menerey	Titus
Coleman	Holland	Miller, Wm. F.	Town
Copley	Hopkins	Moore	Townsend
Culver	Hubbard	Mosier	Vine
Curtis	Hunter	Nevins	Wade
Dacey	Jensen	O'Brien	Warner, Jos. E.
Danz	Jerome	Olmsted	Watson
Dean	Jewell	Osborn	Wells
Dunn	Johnson	Palmer	Woodruff
Emerson	Kirby	Rankin	Speaker
Evans	Kooyers		

90

NAYS.

Mr. Glaspie

1

The House agreed to the title of the bill.

Mr. Glaspie, having reserved the right to explain his vote, made the following statement:

"I voted "no" because I am opposed to the practice of gill-netting in inland lakes. It is one of the most vicious practices we have in the State today. If there are other fish than ciscoes in these lakes, then the passage of the act is something we might all be ashamed of. After having asked the introducer of this bill, also the committee, as to whether there were other fish, and not being able to determine whether there are or not, I have come to the conclusion of voting "no" on the proposition."

House Bill No. 26 (file No. 54), entitled

"A bill to amend section 1 of Act No. 166 of the Public Acts of 1919, entitled "An act to permit the spearing of suckers, redsides, mullet, carp, and grass pike, from March 1st to May 1st, with or without the aid of jack or other artificial light, in the waters of the St. Joseph, White Pigeon and Fawn rivers in St. Joseph county."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Lee	Mr. Rasmussen
Allard	Francis	Leedy	Rauchholz
Atwood	Frick	Lewis	Read
Averill	Fuller	Liddy	Reutter
Braman	Gowdy	Locke	Rowe
Brown	Green	Lord	Sanson
Bryan	Haan	MacDonald	Sargent
Burnham	Hall	McKeon	Smith
Byrum	Harris	Manwaring	Stevenson
Chase	Hartway	Meggison	Strauch
Coleman	Henze	Menerey	Strom
Copley	Holland	Miller, Wm. F.	Titus
Culver	Hubbard	Moore	Town
Curtis	Hunter	Mosier	Townsend
Dacey	Jensen	Nevins	Wade
Danz	Jerome	O'Brien	Warner, Jos. E.
Dean	Jewell	Olmsted	Watson
Dunn	Johnson	Osborn	Wells
Emerson	Kirby	Palmer	Welsh
Evans	Kooyers	Pitkin	Woodruff
Ewing	Ladd	Rankin	Speaker

84

NAYS.

Mr. Butler	Mr. Glaspie	Mr. Hopkins	Mr. Robinson
Gettel			5

The House agreed to the title of the bill.

House Bill No. 221 (file No. 56), entitled

"A bill to amend section 3 of Act No. 296 of the Public Acts of 1917, entitled "An act concerning industrial banks, defining the same and providing for their incorporation, power, supervision and control," as amended,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Kooyers	Mr. Rankin
Allard	Frick	Ladd	Rauchholz
Atwood	Fuller	Lee	Read
Braman	Gettel	Leedy	Reutter
Brown	Glaspie	Lennon	Robinson
Bryan	Gowdy	Lewis	Rowe
Burnham	Green	Liddy	Sanson
Butler	Haan	Locke	Sargent
Byrum	Hall	Lord	Smith
Case	Harris	MacDonald	Stevenson
Coleman	Hartway	McKeon	Strauch
Copley	Henze	Manwaring	Strom
Culver	Holland	Meggison	Town
Curtis	Hopkins	Menerey	Townsend

Mr. Danz	Mr. Hubbard	Mr. Moore	Mr. Vine
Dean	Hunter	Mosler	Wade
Dunn	Jensen	Nevins	Warner, Jos. E.
Emerson	Jerome	O'Brien	Watson
Evans	Jewell	Olmsted	Welsh
Ewing	Johnson	Osborn	Woodruff
Farrier	Kirby	Pitkin	Speaker

84

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 251 (file No. 57), entitled

A bill to regulate and control the taking of minnows for bait in the waters of Lyon lake in Fredonia township, Calhoun county,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Rauchholz
Allard	Fuller	Leedy	Read
Atwood	Glaspie	Lennon	Reutter
Braman	Gowdy	Lewis	Robinson
Brown	Green	Liddy	Rowe
Bryan	Hall	Locke	Sanson
Burnham	Harris	MacDonald	Sargent
Byrum	Hartway	McKeon	Smith
Case	Henze	Manwaring	Stevenson
Coleman	Holland	Meggison	Strauch
Copley	Hopkins	Meneray	Strom
Culver	Hubbard	Miller, Geo. H.	Town
Curtis	Hunter	Moore	Townsend
Dacey	Jensen	Mosier	Vine
Danz	Jerome	Nevins	Wade
Dean	Jewell	O'Brien	Warner, Jos. E.
Emerson	Johnson	Olmsted	Watson
Evans	Kirby	Osborn	Wells
Ewing	Kooyers	Pitkin	Woodruff
Farrier	Ladd	Rankin	Speaker
Francis			

81

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 197 (file No. 58), entitled

A bill providing for the taking of depositions in this State to be used in any foreign jurisdiction and to make uniform the law with reference thereto,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lennon	Mr. Reutter
Allard	Gowdy	Lewis	Robinson
Atwood	Green	Liddy	Rowe
Braman	Hall	Locke	Sanson
Brown	Harris	MacDonald	Sargent
Burnham	Hartway	McKeon	Smith
Byrum	Henze	Manwaring	Stevenson

Mr. Case	Mr. Holland	Mr. Meggison	Mr. Strauch
Coleman	Hopkins	Menerey	Strom
Copley	Hubbard	Miller, Geo. H.	Town
Culver	Hunter	Moore	Townsend
Dacey	Jensen	Mosier	Vine
Dean	Jerome	Nevins	Wade
Dunn	Jewell	O'Brien	Warner, Jos. E.
Evans	Johnson	Olmsted	Watson
Ewing	Kirby	Osborn	Wells
Farrier	Kooyers	Pitkin	Welsh
Francis	Ladd	Rankin	Woodruff
Frick	Lee	Rauchholz	Speaker
Fuller	Leedy	Read	

79

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 196 (file No. 59), entitled
 A bill fixing the procedure for the proof of statutes of other jurisdictions and
 to make uniform the law with reference thereto,
 Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Reutter
Allard	Gowdy	Liddy	Robinson
Braman	Green	Locke	Rowe
Brown	Haan	MacDonald	Samson
Burnham	Harris	McKeon	Sargent
Case	Hartway	Manwaring	Smith
Coleman	Henze	Meggison	Stevenson
Culver	Holland	Menerey	Strauch
Curtis	Hopkins	Miller, Geo. H.	Strom
Dacey	Hubbard	Moore	Town
Danz	Hunter	Mosier	Townsend
Dean	Jensen	Nevins	Vine
Dunn	Jerome	O'Brien	Wade
Emerson	Jewell	Olmsted	Warner, Jos. E.
Evans	Kirby	Osborn	Watson
Ewing	Kooyers	Pitkin	Wells
Farrier	Ladd	Rankin	Welsh
Francis	Lee	Rauchholz	Woodruff
Frick	Leedy	Read	Speaker
Fuller	Lennon		

78

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 210 (file No. 60), entitled
 A bill to provide for the licensing of persons to take deer; regulating the pos-
 session and transportation of same and providing a penalty for violation of
 any of its provisions,

Was read a third time, and, the question being on its passage,

Mr. O'Brien moved to amend the bill by striking out of line 9 of section 3
 the word "thirty" and inserting in lieu thereof the word "fifty."

The motion prevailed and the amendment was adopted, a majority of all the
 members-elect voting therefor.

Mr. MacDonald moved to amend the bill by striking out of line 23 of section 6 the word "five" and inserting in lieu thereof the word "fifteen".

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lennon	Mr. Robinson
Allard	Glaspie	Lewis	Rowe
Brown	Gowdy	Liddy	Sanson
Bryan	Green	Locke	Sargent
Burnham	Haan	MacDonald	Smith
Byrum	Harris	Manwaring	Stevenson
Case	Hartway	Meggison	Strauch
Coleman	Hopkins	Menerey	Strom
Copley	Hubbard	Miller, Geo. H.	Town
Curtis	Hunter	Moore	Townsend
Dacey	Jerome	Nevins	Vine
Danz	Jewell	O'Brien	Wade
Dunn	Johnson	Olmsted	Warner, Jos. E.
Emerson	Kirby	Pitkin	Watson
Evans	Kooyers	Rankin	Weish
Ewing	Ladd	Rauchholz	Woodruff
Farrier	Lee	Read	Speaker
Francis	Leedy		
			70

NAYS.

Mr. Atwood	Mr. Holland	Mr. Mosier	Mr. Reutter
Fuller	Jensen	Osborn	Wells
Henze			9

The House agreed to the title of the bill.

By unanimous consent the House returned to the order of

Reports of Standing Committees.

The Committee on Ways and Means, By Mr. Jerome, Chairman, reported House Bill No. 52 (file No. 4)—

A bill to create a State Conservation Department,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Brown moved that the bill be placed at the head of the general orders.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Dunn moved that the House take a recess until 4:15 o'clock p. m.

The motion prevailed.

After Recess.

4:15 o'clock p. m.

The House was called to order by the Speaker.

Motions and Resolutions.

Mr. Moore moved that the Committee on Rules and Joint Rules be discharged from the further consideration of

House Resolution No. 7.

A resolution to amend the Rules of the House.

(For the full text of resolution see p. 22 of House Journal.)

Mr. Wells demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Moore then did not prevail, a majority of all the members present not voting therefor by yeas and nays as follows:

YEAS.

Mr. Burnham

1

NAYS.

Mr. Aldrich	Mr. Francis	Mr. Ladd	Mr. Rankin
Allard	Frick	Lee	Rauchholz
Atwood	Fuller	Leedy	Read
Braman	Gettel	Lennon	Robinson
Brown	Glaspie	Lewis	Rowe
Bryan	Gowdy	Liddy	Sanson
Butler	Green	Locke	Sargent
Byrum	Haan	Lord	Smith
Case	Harris	MacDonald	Stevenson
Coleman	Hartway	Manwaring	Strauch
Copley	Henze	Meggison	Strom
Culver	Holland	Menerey	Townsend
Curtis	Hopkins	Moore	Vine
Dacey	Hubbard	Mosier	Wade
Danz	Jensen	Nevins	Warner, Jos. E.
Dunn	Jerome	O'Brien	Watson
Emerson	Jewell	Olmsted	Wells
Evans	Johnson	Osborn	Woodruff
Ewing	Kirby	Pitkin	Speaker
Farrer	Kooyers		

79

Mr. Gettel offered the following resolution:

House Resolution No. 30.

A resolution providing for an investigation of the general affairs of the State House of Correction and Branch of the State Prison in the Upper Peninsula.

Resolved by the House of Representatives, That the standing committee of this House on the State House of Correction and Branch of the State Prison in the Upper Peninsula be, and said committee hereby is, authorized and directed to make a full investigation into the general affairs of said institution and into its books and records; to compel the attendance, for examination, of the officers and employees of said prison, and such other persons as said committee may deem necessary or material witnesses, and to examine them, with or without oath, in respect to the management, operation and general affairs of said institution; and

Resolved further, That such committee may employ stenographic assistance and may incur such other expenses, including traveling and incidentals, as may be necessary in carrying out the purpose of this resolution; and

Resolved further, That the Attorney General be, and he is hereby, respectfully requested to aid said committee in conducting such investigation; and

Resolved further, That said committee report its findings and recommendations to the House of Representatives on the completion of said investigation.

Mr. Gettel moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on the adoption of the resolution,

The resolution was adopted.

General Orders of the Day.

Mr. Smith moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Smith to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 238 (file No. 64)—

A bill to amend section 9, Act No. 166, Public Acts of 1917—to provide for additional member of board of education in school districts of third class;

House Bill No. 213 (file No. 66)—

A bill to amend section 22, chapter 4, Act No. 164, Public Acts of 1881—to revise legal provisions as to fractional school districts.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 250 (file No. 68)—

A bill to require townships, cities and villages in Calhoun County to pay expense incurred in combating contagious diseases,

Recommending that the bill be referred to the Committee on Towns and Counties.

The recommendation was concurred in, and the bill was so referred.

The Committee of the Whole also reported

House Bill No. 52 (file No. 4)—

A bill to create a State Conservation Department,

Recommending the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 14 of section 1 the words "five thousand" and inserting in lieu thereof the words "thirty-five hundred."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was not adopted, and the bill was placed on the order of Third Reading of Bills.

Mr. Brown moved that the rules be suspended, and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

House Bill No. 52 (file No. 4), entitled

A bill to provide for the protection and conservation of the natural resources of the State; to create a Conservation Department; to define the powers and duties thereof; to provide for the transfer to said department of the powers and duties now vested by law in certain boards, commissions and officers of the State; and for the abolishing of the boards, commissions and officers, the powers and duties of which are hereby transferred,

Was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Johnson	Mr. Rankin
Allard	Ewing	Kirby	Rauchholz
Atwood	Farrier	Ladd	Read
Averill	Francis	Lee	Reutter
Barnard	Frick	Leedy	Robinson
Braman	Fuller	Lennon	Rowe
Brown	Gettel	Lewis	Samson
Bryan	Glaspie	Liddy	Sargent
Burnham	Gowdy	Locke	Smith
Butler	Green	Lord	Stevenson
Byrum	Haan	MacDonald	Strauch
Case	Hall	McKeon	Strom
Chase	Harris	Manwaring	Town
Coleman	Hartway	Meggison	Townsend
Copley	Henze	Miller, Geo. H.	Vine
Oulver	Holland	Miller, Wm. F.	Wade
Ourtis	Hopkins	Moore	Warner, Jos. E.
Dacey	Hubbard	Mosier	Wells

Mr. Danz	Mr. Hunter	Mr. O'Brien	Mr. Welsh
Dean	Jensen	Olmsted	Woodruff
Dunn	Jerome	Osborn	Speaker
Emerson	Jewell	Pitkin	87

NAYS.

0

The House agreed to the title of the bill.

Mr. Brown moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The Committee of the Whole also reported

House Bill No. 237 (file No. 67)—

A bill to amend section 1, Act No. 235, Public Acts of 1911—An act to provide for payment of funeral expenses of deceased soldiers, sailors, et al, Recommending the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of line 13 of section 1 the word "officers" and inserting in lieu thereof the word "auditors."
2. Amend by striking out of lines 21 and 22 of section 1 the words "two hundred" and inserting in lieu thereof the words "one hundred fifty."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 228 (file No. 69)—

A bill to amend the title and section 61 of chapter 1, Act No. 314, Public Acts of 1915—to punish persons illegally representing themselves as lawyers.

Recommending that all after the enacting clause be stricken out.

Mr. Dunn moved that the bill be laid on the table.

The motion did not prevail.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and all after the enacting clause of the bill was stricken out.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported House Bill No. 140 (file No. 16)—

A bill to codify corporation laws,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out in line 3, Section 8, Chapter 1, Part 1, the words "finance corporations".
2. Amend by striking out in line 15, Section 3, Chapter 2, Part 1, the words "or any derivative of any such words".
3. Amend by striking out lines 7, 8, 9, 10 and 11, Section 8, Subdivision 8, Chapter 3, Part 1.
4. Amend by striking out in line 6, Section 8, Subdivision 3, Chapter 3, Part 1, the colon and inserting in lieu thereof a period.
5. Amend by inserting in line 8, Section 9, Subdivision 2, Chapter 4, Part 1, after the word "by" the word "registered".
6. Amend by striking out in line 6, Section 5, Chapter 1, Part 2, the words "and transact the corporation's business at its office" and inserting in lieu thereof the words "at the place where the corporation transacts its business".
7. Amend by striking out in line 11, Section 5, Chapter 1, Part 2, the words "the office of secretary and treasurer" and inserting in lieu thereof the words "any two offices excepting those of president and vice-president."

8. Amend by striking out in line 15, Section 11, Chapter 1, Part 2, the words "and work a forfeiture thereof."
9. Amend by inserting in line 15, Section 11, Chapter 1, Part 2, after the word "corporation" a period.
10. Amend by striking out in line 5, Section 1, Subdivision 1, Chapter 2, Part 2, the words "actual capital paid in" and inserting in lieu thereof the words "authorized capital stock".
11. Amend by inserting in line 5, Section 1, Subdivision 1, Chapter 2, Part 2, after the word "shall" a comma.
12. Amend by striking out in line 14, Section 1, Subdivision 1, Chapter 2, Part 2, the word "returned" and inserting in lieu thereof the word "retired."
13. Amend by striking out of lines 25 and 26, Section 1, Subdivision 1, Chapter 2, Part 2, the words "and at least fifty per cent of such total authorized capital stock shall be subscribed before such articles may be filed" and inserting in lieu thereof the words "and the amount of capital stock, which must be subscribed and paid in before it actually begins business, must be definitely stated in its articles."
14. Amend by inserting in line 2, Section 3, Subdivision 1, Chapter 2, Part 2, after the second word "stock" a comma and the words "bonds or other securities."
15. Amend by inserting in line 13, Section 3, Subdivision 1, Chapter 2, Part 2, after the words "common stock" the words "for the then current year."
16. Amend by striking out all of lines 1, 2, and 3, Section 6, Subdivision 2, Chapter 2, Part 2, and inserting in lieu thereof the words "Any stock corporation organized for pecuniary profit, may provide in the articles for the issuance of shares of stock."
17. Amend by striking out in line 9, Section 3, Chapter 3, Part 2, the words "are calculated" and inserting in lieu thereof the words "would tend."
18. Amend by striking out in line 4, Section 5, Chapter 3, Part 2, the words "three months" and inserting in lieu thereof the words "thirty days."
19. Amend by striking out in lines 36 and 39, Section 1, Chapter 1, Part 5, the word "tax" and inserting in lieu thereof the word "fee."
20. Amend by striking out in line 6, Section 2, Chapter 1, Part 5, the word "tax" and inserting in lieu thereof the word "fee."
21. Amend by striking out in line 10, Section 2, Chapter 2, Part 5, the words "June, July, August and September" and inserting in lieu thereof the words "July or August."
22. Amend by striking out in line 3, Section 5, Chapter 2, Part 5, the words "August or September" and inserting in lieu thereof the words "July or August."
23. Amend by striking out in line 5, Section 5, Chapter 2, Part 5, the word "July" and inserting in lieu thereof the word "June."
24. Amend by striking out in lines 8 and 11, Section 5, Chapter 2, Part 5, the word "tax" and inserting in lieu thereof the word "fee."
25. Amend by striking out in lines 30 and 31, Section 5, Chapter 2, Part 5, the words "August or September" and inserting in lieu thereof the words "July or August."
26. Amend by striking out in line 33, Section 5, Chapter 2, Part 5, the word "tax" and inserting in lieu thereof the word "fee."
27. Amend by inserting in line 34, Section 5, Chapter 2, Part 5, after the word "shall" the word "daily."
28. Amend by striking out in lines 1 and 2, Section 11, Chapter 1, Part 2, the words "or admitted to do business in this State."
29. Amend by striking out in line 28, Section 5, Chapter 2, Part 5, the words "a majority of the board of directors" and inserting in lieu thereof the words "president or vice-president of the corporation and the secretary or assistant secretary of the corporation."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

Mr. Curtis moved that the hour of the meeting of the House on Friday, March 11, be fixed at 9:00 o'clock a. m.

The motion prevailed.

Mr. Wade moved that when the House adjourns on Friday, March 11, it stand adjourned until Saturday, March 12, at 9:00 o'clock a. m.

The motion did not prevail.

Mr. O'Brien moved that when the House adjourns on Friday, March 11, it stand adjourned until Monday, March 14, at 8:30 o'clock p. m.

The motion prevailed.

Mr. Dunn asked and obtained leave of absence from tomorrow's session.

Mr. Lord asked and obtained indefinite leave of absence for the members of the Committee on State House of Correction and Branch of the State Prison in the Upper Peninsula—Messrs. Gettel, Lord, Johnson, Reutter, and Butler.

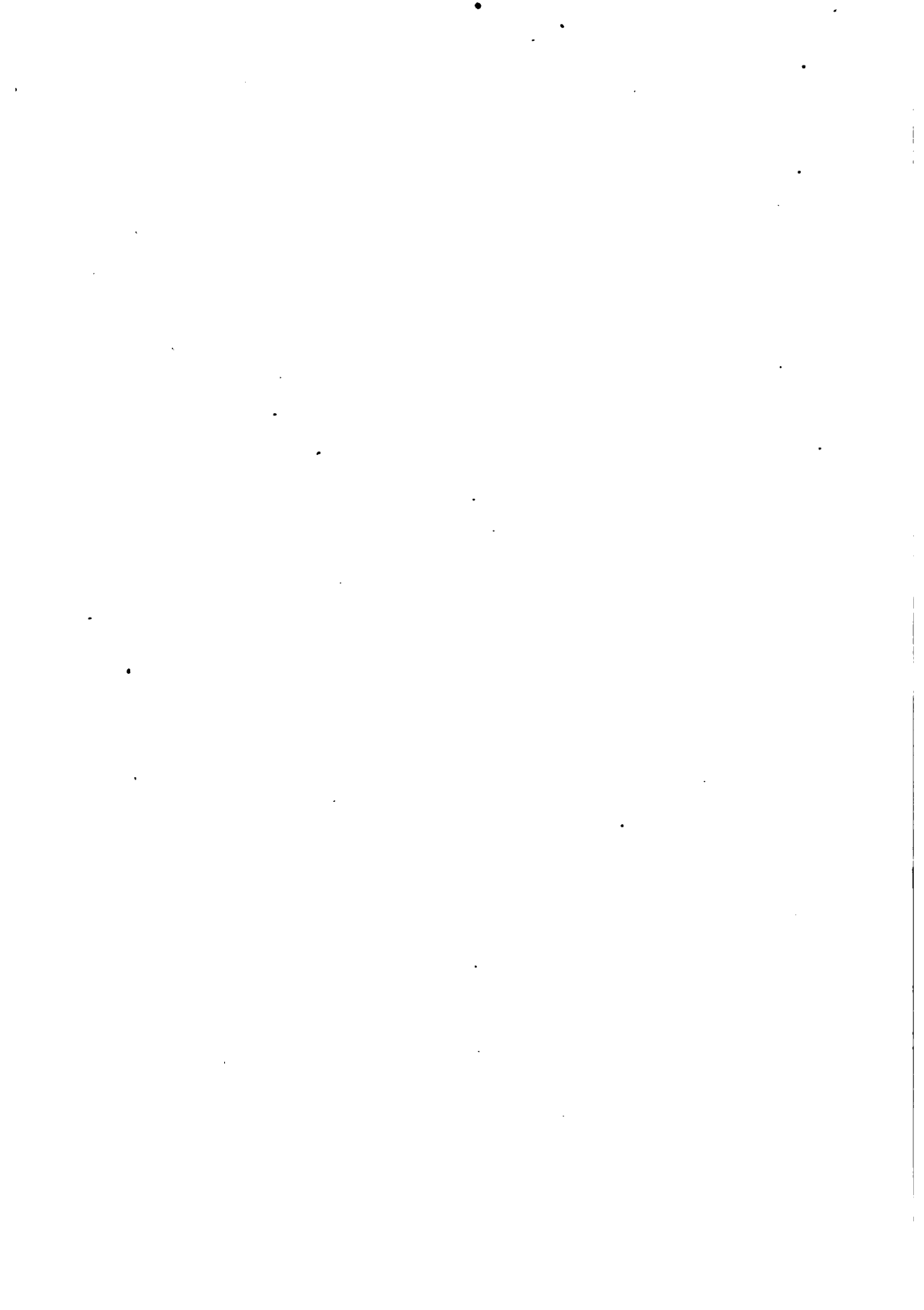
Mr. Smith asked and obtained leave of absence from the sessions of Friday and Monday.

Mr. Dacey moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, March 11, at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FORTY.

Lansing, Friday, March 11, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. Thomas Laity, of the First Baptist Church of Lansing, offered the invocation:

"Almighty God, our Heavenly Father, we thank Thee for this beautiful morning, and for the common mercies of life, health, a home in a Christian land surrounded with the many privileges that we enjoy. We thank Thee that Thou art our Creator, our Preserver, our Redeemer, and that all of us may know our adoption into Thy kingdom through Jesus Christ. We thank Thee that Thou hast given us minds to think, and hearts to feel, and that Thou hast given us tasks to perform; varied are the tasks, and wisdom is needed, our Father, in the varied walks of life, that we may walk circumspectly before Thee and before our fellowmen. We do desire, our Father, that we shall discharge the duties that are ours in Thy fear and to Thy glory. We know that if we shall discharge the duties for the best interests of mankind we shall at the same time be glorifying Thy great name. Here are men, our Father, gathered from all over this great commonwealth, and Thou knowest, Lord, the duties and the responsibilities that are theirs, as they represent the different constituencies. We pray, our Father, that in the responsibilities that are theirs, and in the propositions that are brought before them, and in their decisions, the Divine wisdom may be sought and received, in order that the best interests of this great commonwealth may be conserved. We pray Thy blessing upon the Governor of this State, upon the Speaker of this House, and upon all the other officers and members; and may we, our Father, as creatures of Thine in this wonderful day, the most wonderful, we believe, in the world's history, may we go forward in our service to Thee and to humanity with one purpose in mind, and that shall be the betterment of humanity everywhere. Through Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Burnham, Butler, Dafoe, Dunn, Gettel, Lord, Miles, Geo. H. Miller, Palmer, Sanson, and Smith.

The following members were absent without leave: Messrs. Copley, DeWitt, Frick, Haan, Hart, Hunter, Jerome, Kooyers, Liddy, Locke, Menerey, and Titus.

Mr. Jensen moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Strom presented

Petition No. 161.

Petition of H. W. Becker and 8 other citizens of Kent County favoring the passage of House Bill No. 63, regulating the business of making loans.

The petition was referred to the Committee on Judiciary.

Mr. Wells presented
Petition No. 162.

Petition of Geo. Price and 59 other citizens of Cass County favoring legislation which would protect the roads in the spring of the year.

The petition was referred to the Committee on Roads and Bridges.

Mr. Coleman presented
Petition No. 163.

Petition of Homer C. Fisher and 24 other citizens of Calhoun County favoring the passage of a eugenic marriage law.

The petition was referred to the Committee on Judiciary.

Mr. Coleman presented
Petition No. 164.

Petition of Mrs. Fred Randall and 23 other members of the Marshall Monday Club favoring the passage of a law for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members, Thursday, March 10:

House Bill No. 200 (file No. 76)—

A bill to amend the title and section 12 of Act No. 6, Public Acts of the Extra Session of 1907—an act relative to the treatment of dependent, neglected and delinquent children;

Senate Bill No. 159 (file No. 116)—

A bill to provide a standard test for coal sold at retail within this State, and to provide a penalty for the violation of this act.

Reports of Standing Committees.

The Committee on Agriculture, by Mr. Read, Chairman, reported
House Bill No. 245—

A bill to repeal act number 180 of the Public Acts of 1917—an act to provide for the registration and licensing of threshing machines,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 223—

A bill to designate school sites outside of boundaries of school districts in certain cases,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line two, section one, the word "twenty-five" and inserting in lieu thereof the word "twenty."

2. Amend by striking out of line fifteen, section one, the word "twenty-five" and inserting in lieu thereof the word "twenty."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 240—

A bill to authorize school districts to build and furnish homes for teachers,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 8 of section 2 the word "eight" and inserting in lieu thereof the word "six."

2. Amend by striking out of line 6 of section 2 the word "sums" and inserting in lieu thereof the word "denominations."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 239—

A bill to amend section 15 of Act No. 194, Public Acts of 1889—to provide that the State Board of Education may grant life certificates to teachers holding similar certificates from other states,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 176—

A bill to provide for the appointment of county health officers,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line twenty-seven of section one the word "shall" and inserting in lieu thereof the word "may."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 184—

A bill to amend the title and sections 3 and 5 of Act No. 132, Public Acts of 1903—An act empowering the State Board of Health to license undertakers and embalmers,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. DeWitt entered the House and took his seat.

The Committee on Ways and Means, by Mr. Hopkins, acting Chairman, reported House Bill No. 47—

A bill to make appropriations for the Michigan Horticultural Society,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Hopkins, acting Chairman, reported House Bill No. 84—

A bill to make appropriations for the Circuit Judges of Michigan, etc.,

With the recommendation that the following amendment be adopted and that the bill then pass:

Amend by striking out all in section one after the word "twenty-two" in line six and inserting in lieu thereof the following: "the sum of three hundred seventeen thousand five hundred dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of three hundred seventeen thousand five hundred dollars, for the purposes and in the following amounts:

[March 11

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Circuit Judges	\$300,000.00	\$300,000.00
Total for personal service	\$300,000.00	\$300,000.00
Supplies	500.00	500.00
Contractural service	17,000.00	17,000.00
	\$317,500.00	\$317,500.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages From The Senate.

A message was received from the Senate returning with an amendment House Bill No. 107 (file No. 15)—

A bill to amend Sec. 1 of Act No. 89 of the Public Acts of 1919—an act to provide for taking with seines or nets dogfish, etc. in inland waters.

The following is the amendment made to the bill by the Senate:

Amend by inserting in line 3 of Sec. 1 before the word "from" the words "or otherwise."

The message informed the House that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning House Bill No. 62 (file No. 7)—

A bill to amend section 1, chapter 3, Act No. 283, Public Acts of 1909—to provide for payment of indebtedness of good roads districts in certain cases.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 128 (file No. 21)—

A bill to repeal sections 28 and 29 of chapter 4, Act No. 283, Public Acts of 1909—general highway law.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting Senate Bill No. 58 (file No. 47), entitled

A bill to promote the establishing of deep-water connections between the Great Lakes and the Atlantic Ocean, to provide for a commission to carry out the object hereof, to make an appropriation for expenses incurred hereunder, and to provide a tax to meet the same.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting
Senate Bill No. 12 (file No. 13), entitled

A bill to amend section 2 of Act No. 236, Public Acts of 1915, as amended by Act No. 345 of the Public Acts of 1917, entitled "An act to protect fish in the inland waters of this State and to regulate the manner of taking, possession, transportation, size and sale of fish when taken from said waters, to provide penalties for the violation of this act, and to repeal all acts and parts of acts conflicting therewith," being section 7655 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

A message was received from the Senate transmitting
Senate Bill No. 98 (file No. 85), entitled

A bill to amend section 3 of Act No. 295 of the Public Acts of 1909, entitled "An act to provide for the erection and maintenance of fish shutes or fish ladders for the free passage of fish through or over dams now in existence, or which shall hereafter be erected, across rivers, streams or creeks, and to prohibit the obstruction of rivers, streams and creeks, in such a manner as to prevent the free passage of fish up and down," being section 7625 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

A message was received from the Senate transmitting
Senate Bill No. 83 (file No. 70), entitled

A bill to amend section 1 of Act No. 361 of the Public Acts of 1919, entitled "An act to regulate the operation of street cars and interurban cars upon the streets and public highways of this State, and to provide a penalty for violation of the provisions of this act," approved May 13, 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

A message was received from the Senate transmitting
Senate Bill No. 41 (file No. 30), entitled

A bill authorizing the State to reimburse counties and townships to the extent of one-half of the amounts spent by such counties and townships in connection with the destruction of grasshoppers and similar pests, making an appropriation therefor, and providing a tax to meet the same.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Introduction of Bills.

Mr. Strauch introduced
House Bill No. 323, entitled

A bill to provide for the licensing, taxation and regulation of motor buses and trucks operated for hire on the public highways of this State; to provide for the disposition of the moneys derived therefrom; and to prescribe penalties for a violation of this act.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Rauchholz introduced
House Bill No. 324, entitled

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway beginning at the quarter corner common to sections 28 and 29, town 12 north, range 3 east, Saginaw county, running thence

westerly through the village of Merrill to the west county line, there to connect with the Meridian trunk line previously established.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Morrison introduced

House Bill No. 325, entitled

A bill to amend sections 15 and 16 of Act No. 275 of the Public Acts of 1911, entitled "An act to provide for the protection of game and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting, pursuing and killing game or birds, to provide a penalty for the violation of any of the provisions of this act, and to repeal inconsistent acts and parts of acts," being sections 7495 and 7496 of the Compiled Laws of 1915, as amended by Act No. 317 of the Public Acts of 1917, and Act No. 62 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Woodruff introduced

House Bill No. 326, entitled

A bill to define the limits of Duncan Bay, Lake Huron, and to prohibit the taking or catching of fish with any kind of a net, set hook line or other device except with the hook and line within such limits.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Woodruff introduced

House Bill No. 327, entitled

A bill to define the limits of Tawas Bay, Lake Huron, and to prohibit the use of nets and other like devices for the purpose of taking or catching fish within such limits except with the hook and line.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Watson introduced

House Bill No. 328, entitled

A bill to amend section 1 of Act No. 258 of the Public Acts of 1909, entitled "An act designating the twelfth day of October of each year as a public holiday, to be known as 'Columbus Day,'" being section 1095 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Byrum introduced

House Bill No. 329, entitled

A bill to repeal Act No. 70 of the Public Acts of 1911, entitled "An act regulating the taxation of steam vessels, steam boats and other steam water craft of registered tonnage within the State of Michigan," being sections 4248, 4249 and 4250 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Byrum introduced

House Bill No. 330, entitled

A bill to repeal Act No. 576 of the Local Acts of 1905, entitled "An act to provide for the election of county drain commissioner in the county of Ingham; and to extend the term of office of the present incumbent of said office."

The bill was read a first and second time by its title and referred to the Committee on Drainage.

Mr. Fuller introduced

House Bill No. 331, entitled

A bill to amend the title and section 2 of Act No. 379 of the Public Acts of 1917, entitled "An act to prescribe the powers and duties of the Public Domain Commission in connection with the Game, Fish and Forest Fire Department,

and to provide for the appointment of special assistants, clerks, deputy game and fish wardens, to prescribe their powers and duties, to fix their compensation and to provide a penalty for a violation of its provisions," approved May eleventh, 1917.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Strom introduced

House Bill No. 332, entitled

A bill to amend sections 16 and 17 of Act No. 141 of the Public Acts of 1917, entitled "An act to provide for the organization of school districts in cities having a population of over one hundred thousand and less than two hundred fifty thousand inhabitants; to provide for a board of education for such districts and prescribing the powers and duties of such board," approved April twenty-fifth, 1917, as amended, and to add a section thereto to stand as section 24.

The bill was read a first and second time by its title and referred to the Committee on Education.

Motions and Resolutions.

Mr. Henze offered the following resolution.

House Resolution No. 31.

A resolution requesting the Speaker to inform the Clerk of the House of Representatives to notify the Board of State Tax Commissioners to appear at a special session of the House, to be held next Tuesday evening, at 7:30 o'clock.

Whereas, the State of Michigan has a deficit of about ten million dollars and all sources of revenue are practically exhausted; and

Whereas, the majority of the members of the House are interested in knowing whether all classes of property bear their just and relative share of taxation; therefore be it

Resolved, that the Board of State Tax Commissioners appear before this House of Representatives to explain the Michigan system of mine taxation, as a point of information.

Mr. Henze moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion did not prevail, two-thirds of all the members present not voting therefor.

The resolution was referred to the Committee on General Taxation.

Mr. Olmsted moved that the following bill be made a special order for Wednesday, March 23, at 3:00 o'clock p. m.:

House Bill No. 140 (file No. 16)—

A bill to codify corporation laws.

The motion prevailed.

By unanimous consent, the House returned to the order of

Notices.

Mr. Lewis gave notice of his intention to introduce a bill to amend the charter of a corporation, and which bill would be entitled

"A bill to amend section 6 of Act No. 17 of the Public Acts of 1877, entitled "An act to provide for the incorporation of lodges of Knights of Pythias," the same being compilers' section No. 10467 of the Compiled Laws of Michigan of 1915."

General Orders of the Day.

Mr. Bryan moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

The Speaker called Mr. Bryan to the chair.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 126 (file No. 65)—

A bill to provide for the changing of the boundary lines of township school districts;

House Bill No. 234 (file No. 71)—

A bill to change the name of the village of Gobleville to Gobles;

House Bill No. 229 (file No. 73)—

A bill to amend sections 3, 6, 7, 10, 11, 14 and 20, part 3, Act No. 10, Public Acts of first Extra Session of 1912—Workmen's Compensation Law;

Senate Bill No. 51 (file No. 39)—

A bill to amend section 7 of chapter 6 of Act No. 203, Public Acts of 1917—General Election Law;

Senate Bill No. 7 (file No. 8)—

A bill to regulate the number and the salaries of deputy circuit court clerks, etc.;

Senate Bill No. 34 (file No. 26)—

A bill to prohibit the letting of State or municipal contracts upon a "cost-plus" basis;

House Bill No. 287 (file No. 75)—

A bill to amend section 4, chapter 4, Act No. 203, Public Acts of 1917—An act to provide for filling vacancies in the offices of judges of courts of record.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

Senate Bill No. 93 (file No. 78)—

A bill to charge out unexpended balances of certain appropriations. Recommending that the bill be referred to the Committee on Ways and Means. The recommendation was concurred in, and the bill was so referred.

Mr. Lennon moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Monday, March 14, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FORTY-ONE.

Lansing, Monday, March 14, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Major Ralph Duff, of Lansing, offered the invocation:

"Eternal and ever blessed God, we draw near to Thee at this time with faith and hope and confidence. We know that Thou dwellest in light ineffable and full of glory. We know that Thou art seated on Thy throne of power; Thou art imbued with power and purity, and far away from Thee are we in thought, in ideals, in every moral aspiration, and yet Thou has not cast us off. Thou hast revealed Thyself unto us as a Father, the best, the dearest, the most familiar name by which we know Thee, the name that best expresses our relationship to Thee and Thy relationship to us. We humbly pray Thy blessing to rest upon this legislative assembly. May its members seek not so much for power and patronage, but for opportunities of service, and may Thy supreme wisdom guide and direct them in all their plans and undertakings, and Thine shall be the kingdom and the power and the glory forever and ever. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Butler, Gettel, Johnson, Lord, Reutter, Sanson, and Smith.

The following members were absent without leave: Messrs. Atwood, Averill, Bryan, Burnham, Dean, Farrier, Kooyers, McKeon, Moore, Nevius, Ramsay, Robinson, Rowe, and Strom.

Mr. Holland moved that Mr. Dean be excused from the sessions of today, Tuesday and Wednesday.

The motion prevailed.

Mr. Dunn moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Manwaring presented

Petition No. 165.

Petition of the Ypsilanti Grange No. 56 favoring the passage of a State income tax law.

The petition was referred to the Committee on General Taxation.

Mr. Ladd presented

Petition No. 166.

Petition of Lee Bloomer and 107 other citizens of Kalkaska and Grand Traverse counties favoring incorporation of a road between Acme and Kalkaska as a part of State trunk line system.

The petition was referred to the Committee on Roads and Bridges.

Mr. Miles presented
Petition No. 167.
Petition of the Remus Rod and Gun Club protesting against the rod and line license bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Miles presented
Petition No. 168.
Petition of S. R. Treen and 24 other citizens of Mecosta County protesting against the rod and line license bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Miles presented
Petition No. 169.
Petition of the Big Rapids Pomona Grange protesting against the rod and line license bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Kirby presented
Petition No. 170.
Petition of Lydia A. Harris and 34 other citizens of VanBuren County favoring making the University Hospital an open hospital.
The Petition was referred to the Committee on University.

Mr. Chase presented
Petition No. 171.
Petition of Fred Hemund and 120 other citizens of Reed City protesting against the rod and line license bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Kirby presented
Petition No. 172.
Petition of Mrs. John Cook and 32 other citizens of Lawrence favoring making the University Hospital an open hospital.
The petition was referred to the Committee on University.

Mr. Kirby presented
Petition No. 173.
Petition of Harriet Hosking and 46 other citizens of Van Buren County protesting against certain amendments to the boxing law.
The petition was referred to the Committee on State Affairs.

Mr. Kirby presented
Petition No. 174.
Petition of J. B. Travis and 45 other citizens of Van Buren County protesting against the passage of House Bills Nos. 161 and 176.
The petition was referred to the Committee on Public Health.

Mr. Manwaring presented
Petition No. 175.
Petition of L. A. Butler and 99 other teachers of the Ann Arbor schools favoring the Teachers' Retirement Fund Bill.
The petition was referred to the Committee on Education.

Mr. Green presented
Petition No. 176.
Petition of John Faust and 68 other citizens of Pontiac favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Allard presented
Petition No. 177.
Petition of Oscar G. Bond and 132 other citizens of Three Rivers and Constantine favoring the passage of House Bill No. 263, regulating the practice of chiropractic.
The petition was referred to the Committee on Public Health.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Saturday, March 12:

House Bill No. 268 (file No. 78)—

A bill to amend section 1 of Act No. 171, Public Acts of 1899—an act to set aside certain swamp lands for a public park;

House Bill No. 247 (file No. 79)—

A bill to amend section 8 of Act No. 249, Public Acts of 1903—an act to provide for the preservation of forests;

House Bill No. 259 (file No. 81)—

A bill to amend section 39 of Act No. 183, Public Acts of 1897—to fix salary of court stenographer in the twenty-sixth judicial circuit;

House Bill No. 282 (file No. 82)—

A bill to amend section 20 of chapter 2 of Act No. 164 of the Public Acts of 1881—the general school law;

House Bill No. 105 (file No. 83)—

A bill to amend section 9 of Act No. 302, Public Acts of 1915—an act to provide for the registration of motor vehicles;

House Bill No. 232 (file No. 84)—

A bill to amend section 18, chapter 4, Act No. 283, Public Acts of 1909—to provide for the establishment of state reward roads;

House Bill No. 246 (file No. 85)—

A bill to prohibit the payment of commissions, etc., to those furnishing material for public works;

House Bill No. 272 (file No. 86)—

A bill to amend section 5 of Act No. 272, Public Acts of 1919—an act to protect the public health;

House Bill No. 18 (file No. 80)—

A bill to amend section 14 of Act 339, Public Acts of 1919—an act to provide for the licensing of dogs;

Senate Bill No. 163 (file No. 117)—

A bill to provide for establishing and maintaining systems of abstracts of title by counties.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Monday, March 14:

Senate Bill No. 164 (file No. 118)—

A bill to amend Act No. 412 of the Public Acts of 1919—an act to compel enforcement of chancery decrees where there are minor children in divorce cases;

Senate Bill No. 167 (file No. 119)—

A bill to amend sections 1, 3, 5, 6, 7, 8, 9 and 24 of Act No. 117 of the Public Acts of 1900—an act to provide for the organization and disbandment of township school districts;

Senate Bill No. 165 (file No. 120)—

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway in Mecosta, Osceola, and Missaukee counties;

House Bill No. 278 (file No. 77)—

A bill to amend the title and sections 1, 2, 4, 5, 6, 7 and 8 of Act No. 419, Public Acts of 1919—an act to provide for the regulation and control of certain Public Utilities.

Reports of Standing Committees.

The Committee on Northern State Normal School, by Mr. Dacey, Chairman, reported

House Bill No. 302—

A bill to make appropriations for the Northern State Normal School,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 11, section 1, the figures "7,000.00—7,000.00" and inserting in lieu thereof the figures "6,000.00—6,000.00."

2. Amend by striking out of line 12, section 1, the figures "151,250.00—158,100.00" and inserting in lieu thereof the figures "125,000.00—125,000.00."
3. Amend by striking out of line 13, section 1, the figures "158,250.00—165,100.00" and inserting in lieu thereof the figures "131,000.00—131,000.00."
4. Amend by striking out of line 15, section 1, the figures "7,800.00—8,000.00" and inserting in lieu thereof the figures "7,500.00—7,500.00."
5. Amend by striking out of line 16, section 1, the figures "4,755.00—4,795.00" and inserting in lieu thereof the figures "4,000.00—4,000.00."
6. Amend by striking out lines 21 and 22, section 1.
7. Amend by striking out of line 23, section 1, the figures "3,045.00—3,325.00" and inserting in lieu thereof the figures "3,325.00—3,325.00."
8. Amend by striking out of line 24, section 1, the figures "360,401.34—188,781.34" and inserting in lieu thereof the figures "152,376.34—153,386.34."

The bill was referred to the Committee on Ways and Means.

Messages from the Senate.

A message was received from the Senate informing the House that the Senate had adopted the following resolution:

House Concurrent Resolution No. 15.

A resolution urging the Board of Regents of the University of Michigan to combine the Regular Medical College and the Homeopathic College and the hospitals of the two colleges.

(For full text of resolution see p. 262 of House Journal.)

The Speaker laid before the House

House Bill No. 107 (file No. 15)—

A bill to amend Sec. 1 of Act No. 89 of the Public Acts of 1919—an act to provide for taking with seines or nets dogfish, etc. in inland waters.

The bill was received from the Senate on Friday, March 11, with an amendment, consideration thereof having been postponed until today under Rule 58.

(For Senate amendment see p. 362 of House Journal.)

The question being on the adoption of the amendment made to the bill by the Senate,

Mr. MacDonald moved that consideration of the amendment be postponed for one day.

The motion prevailed.

Introduction of Bills.

Mr. Evans introduced

House Bill No. 333, entitled

A bill to repeal section 1 of Act No. 25 of the Public Acts of 1919, extra session, entitled "An act to authorize and provide for the raising of money by taxation and for the borrowing of money by the State for the construction and improvement of highways and bridges, to authorize the issuance of notes and bonds as evidence of the indebtedness so created, and to provide a tax for the payment of the principal of such obligations and interest thereon," and to amend sections 2, 4 and 6 of said act.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Lewis introduced

House Bill No. 334, entitled

A bill to amend section 6 of Act No. 17 of the Public Acts of 1877, entitled "An act to provide for the incorporation of lodges of Knights of Pythias," the same being Compilers' section 10467 of the Compiled Laws of Michigan of 1915.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Watson introduced

House Bill No. 335, entitled

A bill authorizing and requiring the purchase of certain primary school lands for general State public purposes, and making an appropriation therefor.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Fuller introduced

House Bill No. 336, entitled

A bill to amend section 152 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased, and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 4151 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Third Reading of Bills.

House Bill No. 238 (file No. 64), entitled

A bill to amend section 9 of Act No. 166 of the Public Acts of 1917, entitled "An act to classify all school districts now in existence or hereafter created which shall have a population of five hundred or more and less than seventy-five thousand as districts of the third or fourth class; to provide for the government, control and administration of such school districts and the schools therein through boards of education; to provide for the manner of nomination and election of such boards, their powers and duties; and to repeal all general or special laws that conflict with the provisions of the same,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Ladd	Mr. Pitkin
Allard	Fuller	Lee	Rankin
Barnard	Gowdy	Leedy	Rasmussen
Braman	Green	Lennon	Rauchholz
Brown	Haan	Lewis	Stevenson
Byrum	Hall	Liddy	Strauch
Case	Harris	Locke	Titus
Coleman	Hart	MacDonald	Town
Copley	Hartway	Manwaring	Townsend
Culver	Henze	Meggison	Vine
Dacey	Holland	Miller, Geo. H.	Wade
Dafoe	Hubbard	Morrison	Warner, Jos. H.
DeWitt	Hunter	Mosier	Watson
Emerson	Jensen	O'Brien	Wells
Evans	Jerome	Olmsted	Weish
Ewing	Jewell	Osborn	Woodruff
Francis	Kirby	Palmer	Speaker

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NAYS.

Mr. Danz	Mr. Hopkins	Mr. Menerey	Mr. Miles
Dunn			

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The House agreed to the title of the bill.

House Bill No. 213 (file No. 66), entitled

A bill to amend section 22 of chapter 4 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being section 5708 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Pitkin
Allard	Fuller	Leedy	Rankin
Barnard	Glaspie	Lennon	Rasmussen
Braman	Gowdy	Lewis	Rauchholz
Brown	Green	Liddy	Read
Byrum	Haan	Locke	Sargent
Chase	Hall	MacDonald	Stevenson
Coleman	Harris	Manwaring	Strauch
Copley	Hart	Meggison	Titus
Culver	Hartway	Menerey	Town
Curtis	Henze	Miles	Townsend
Dacey	Holland	Miller, Geo. H.	Vine
Dafoe	Hopkins	Miller, Wm. F.	Wade
Danz	Hubbard	Morrison	Warner, Jos. E.
DeWitt	Jensen	Mosier	Watson
Dunn	Jerome	O'Brien	Wells
Emerson	Jewell	Olmsted	Welsh
Evans	Kirby	Osborn	Woodruff
Ewing	Ladd	Palmer	Speaker
Francis			77

NAYS.

0

The House agreed to the title of the bill

House Bill No. 237 (file No. 67), entitled

"A bill to amend section 1 of Act No. 235 of the Public Acts of 1911, entitled "An act to provide for the payment and reimbursement by counties, in certain cases upon application therefor, of expenses incurred in the burial of the bodies of army nurses, honorably discharged soldiers, sailors or marines, or the wives or widows of said soldiers, sailors or marines, and to repeal Act No. 252 of the Public Acts of 1909, approved June 2, 1909," being section 1057 of the Compiled Laws of 1915 as last amended by Act No. 165 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Rankin
Allard	Fuller	Lennon	Rasmussen
Barnard	Gowdy	Lewis	Rauchholz
Braman	Green	Liddy	Read
Brown	Haan	Locke	Sargent
Byrum	Hall	MacDonald	Stevenson
Case	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Titus
Copley	Hartway	Miles	Town
Culver	Henze	Miller, Geo. H.	Townsend
Curtis	Holland	Miller, Wm. F.	Vine
Dacey	Hopkins	Morrison	Wade
Dafoe	Hubbard	Mosier	Warner, Jos. E.
Danz	Jensen	O'Brien	Watson
DeWitt	Jewell	Olmsted	Wells
Dunn	Kirby	Osborn	Welsh
Emerson	Ladd	Palmer	Woodruff
Evans	Lee	Pitkin	Speaker
Ewing			73

NAYS.

The House agreed to the title of the bill.

House Bill No. 126 (file No. 65), entitled

A bill to provide for the changing of the boundary lines of a township district organized under a special act, and for the uniting of two township districts operating under special acts to form one school district,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Leedy	Mr. Rankin
Allard	Francis	Lennon	Rasmussen
Barnard	Frick	Lewis	Rauchholz
Braman	Fuller	Liddy	Read
Brown	Gowdy	Locke	Sargent
Byrum	Green	MacDonald	Stevenson
Case	Haan	Manwaring	Strauch
Chase	Hall	Meggison	Titus
Coleman	Harris	Menerey	Town
Copley	Hart	Miles	Townsend
Culver	Hartway	Miller, Geo. H.	Vine
Curtis	Holland	Miller, Wm. F.	Wade
Dacey	Hubbard	Mosier	Warner, Jos. E.
Dafoe	Jensen	O'Brien	Watson
Danz	Jerome	Olmsted	Wells
DeWitt	Jewell	Osborn	Welsh
Dunn	Kirby	Palmer	Woodruff
Emerson	Ladd	Pitkin	Speaker
Evans	Lee		

74

NAYS.

The House agreed to the title of the bill.

House Bill No. 234 (file No. 71), entitled

A bill to change the name of the village of Gobleville, Van Buren county, to Gobles upon approval of the electors of such village,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Leedy	Mr. Pitkin
Allard	Frick	Lennon	Rankin
Barnard	Fuller	Lewis	Rasmussen
Braman	Glaspie	Liddy	Rauchholz
Brown	Gowdy	Locke	Read
Byrum	Green	MacDonald	Sargent
Case	Haan	McKeon	Stevenson
Chase	Hall	Manwaring	Strauch
Coleman	Hart	Meggison	Titus
Copley	Hartway	Menerey	Town
Culver	Henze	Miles	Townsend
Curtis	Holland	Miller, Geo. H.	Vine
Dacey	Hopkins	Miller, Wm. F.	Wade
Dafoe	Hubbard	Morrison	Warner, Jos. E.
Danz	Jensen	Mosier	Watson

Mr. DeWitt Dunn Emerson Evans Ewing	Mr. Jerome Jewell Kirby Ladd Lee	Mr. O'Brien Olsmsted Osborn Palmer	Mr. Wells Welsh Woodruff Speaker
			78

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 229 (file No. 73), entitled

A bill to amend sections 3, 6, 7, 10, 11, 14, and 20 of part 3 of Act No. 10 of the Public Acts of Michigan of the first extra session of 1912, as last amended by Act No. 64 of the Public Acts of 1919, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employes, providing compensation for the accidental injury to or death of employes, and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases as such as are provided by this act," being compilers' sections 5456, 5459 5460, 5463, 5464, 5467 and 5472 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich Allard Barnard Braman Brown Byrum Case Chase Coleman Culver Curtis Dacey Dafoe Danz DeWitt Dunn Emerson Evans Ewing	Mr. Francis Frick Fuller Giaspie Gowdy Green Haan Hall Harris Hart Hartway Henze Holland Hopkins Hubbard Jensen Jerome Jewel Kirby	Mr. Ladd Lee Leedy Lennon Lewis Liddy Locke MacDonald Manwaring Meggison Menerey Miles Miller, Geo. H. Miller, Wm. F. Morrison Mosier O'Brien Olmsted Osborn	Mr. Palmer Pitkin Rankin Rauchholz Read Sargent Stevenson Strauch Titus Town Townsend Vine Wade Warner, Jos. E. Watson Wells Welsh Woodruff Speaker
			78

NAYS.

0

The House agreed to the title of the bill.

Senate Bill No. 51 (file No. 39), entitled

A bill to amend section 7 of chapter 6 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise,"

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Pitkin
Allard	Fuller	Lennon	Rankin
Barnard	Glaspie	Lewis	Rauchholz
Braman	Gowdy	Liddy	Read
Brown	Green	Locke	Sargent
Case	Haan	MacDonald	Stevenson
Chase	Hall	Manwaring	Strauch
Coleman	Harris	Meggison	Titus
Culver	Hart	Menerey	Town
Curtis	Hartway	Miles	Townsend
Dacey	Holland	Miller, Geo. H.	Vine
Dafoe	Hopkins	Miller, Wm. F.	Wade
Danz	Hubbard	Morrison	Warner, Jos. E.
DeWitt	Jensen	Mosier	Watson
Dunn	Jerome	O'Brien	Wells
Emerson	Jewell	Olmsted	Welsh
Evans	Kirby	Osborn	Woodruff
Ewing	Ladd	Palmer	Speaker
Francis	Lee		

74

NAYS.

0

The House agreed to the title of the bill.

Senate Bill No. 7 (file No. 8), entitled

A bill to regulate the number and the salaries of deputy circuit court clerks, counter clerks and other clerks and employees of the county clerks in the several counties of the State, and to repeal all acts or parts of acts whether general, local or special, contravening the provisions of this act,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Ladd	Mr. Rasinussen
Allard	Frick	Lee	Rauchholz
Barnard	Fuller	Leedy	Read
Braman	Gowdy	Lennon	Sargent
Brown	Haan	Lewis	Stevenson
Case	Hall	Liddy	Strauch
Chase	Harris	Locke	Titus
Coleman	Hart	MacDonald	Town
Culver	Hartway	Manwaring	Townsend
Curtis	Henze	Menerey	Vine
Dacey	Holland	Miles	Wade
Dafoe	Hopkins	Miller, Wm. F.	Warner, Jos. E.
Danz	Hubbard	Morrison	Watson
DeWitt	Jensen	O'Brien	Wells
Emerson	Jerome	Olmsted	Welsh
Evans	Jewell	Osborn	Woodruff
Ewing	Kirby	Rankin	Speaker

68

NAYS.

Mr. Dunn

1

The House agreed to the title of the bill.

House Bill No. 287 (file No. 75), entitled

A bill to amend section 4 of chapter 4 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise,"

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Palmer
Allard	Fuller	Leedy	Pitkin
Barnard	Glaspie	Lennon	Rankin
Braman	Gowdy	Lewis	Rasmussen
Brown	Green	Liddy	Rauchholz
Case	Haan	Locke	Read
Chase	Hall	MacDonald	Sargent
Coleman	Harris	Manwaring	Stevenson
Culver	Hart	Meggison	Town
Curtis	Henze	Menerey	Townsend
Dafoe	Holland	Miles	Vine
Danz	Hopkins	Miller, Geo. H.	Wade
DeWitt	Hubbard	Miller, Wm. F.	Warner, Jos. E.
Dunn	Jensen	Morrison	Watson
Emerson	Jerome	Mosier	Wells
Evans	Jewell	O'Brien	Welsh
Ewing	Kirby	Olmsted	Woodruff
Francis	Ladd	Osborn	Speaker

72

NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Jerome moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 84 (file No. 100)—

A bill to make appropriations for the Circuit Judges of Michigan, etc., And that the bill be re-referred to the Committee on Ways and Means. The motion prevailed.

Mr. Holland made written request for the printing of
House Bill No. 66—

A bill to repeal Act No. 26, Public Acts of 1919—An act to create the Michigan State Police.

The request was referred to the Committee on Printing.

Mr. Strauch made written request for the printing of
House Bill No. 323—

A bill to provide for the licensing, taxation and regulation of motor buses and trucks.

The request was referred to the Committee on Printing.

Mr. Hubbard made written request for the printing of
House Bill No. 35—

A bill to require transportation companies to maintain sanitary toilets.
The request was referred to the Committee on Printing.

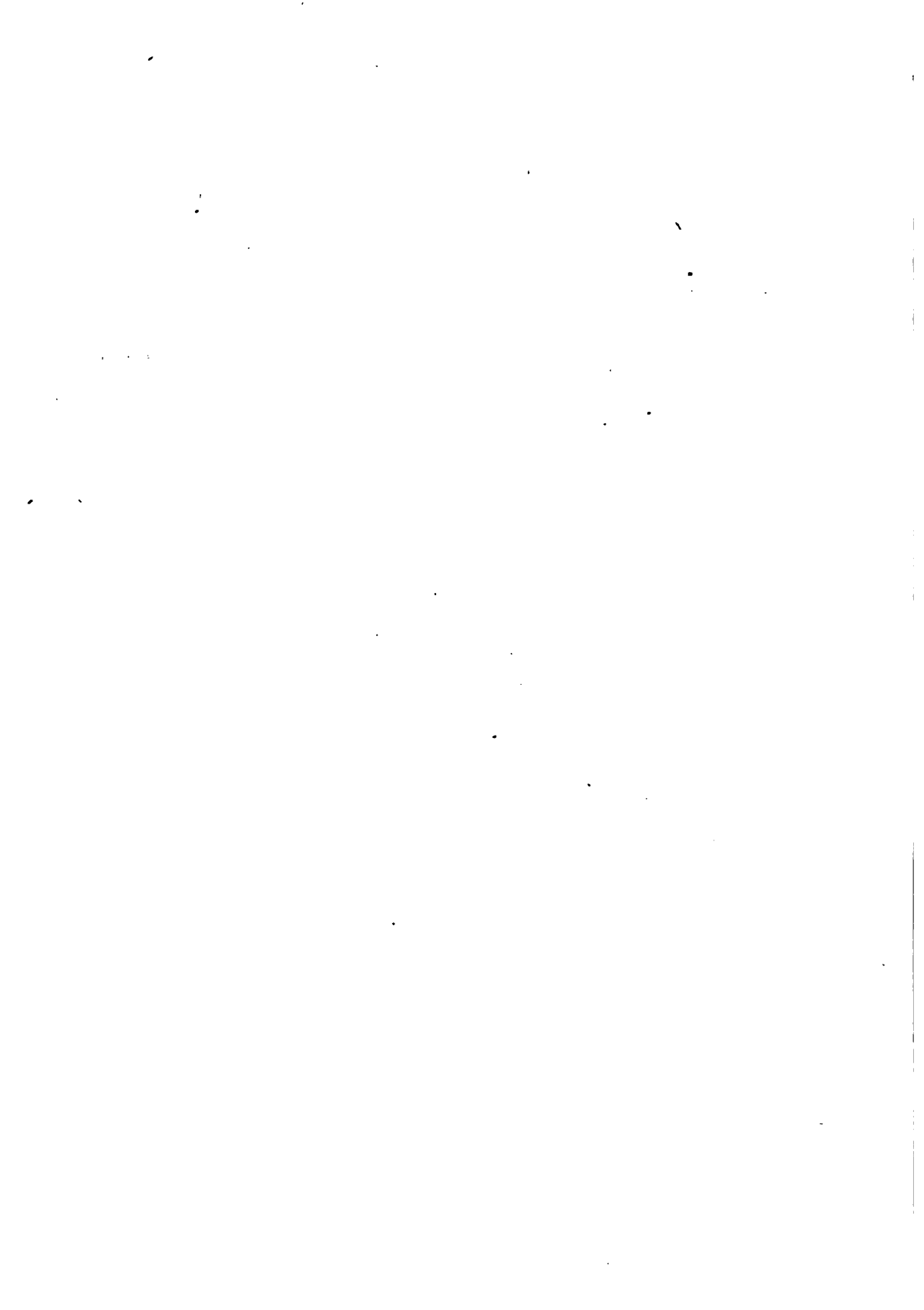
Mr. Liddy made written request for the printing of House Bill No. 63—
A bill to license the business of making loans in certain cases.
The request was referred to the Committee on Printing.

Mr. Rasmussen made written request for the printing of House Bill No. 242—
A bill to amend section 1 of Act No. 45, Public Acts of 1891—An act to prohibit the use of butter substitutes in State institutions.
The request was referred to the Committee on Printing.

Mr. Stevenson moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Tuesday, March 15, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FORTY-TWO.

Lansing, Tuesday, March 15, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. Thomas Riley, of Lansing, offered the invocation:

"Our Father in Heaven, we thank Thee this hour that we have this privilege of calling upon Thee. We believe, our Father, that the ear of God is continually open to the cry of His children here on the earth, and as we come to Thee at this hour we pray Thee we may appear before Thee with that spirit of humility, that contrition of spirit, that will secure to us the notice of God. We come to Thee, this hour, praying for wisdom, praying for knowledge, praying for ability to accomplish and perform the task Thou hast committed to our hands. We pray for Thy benediction to fall upon this body. Bless the Speaker, O Lord; may he have special help given him that he may perform the duties of his office in such a way that it will be for the upbuilding of the kingdom of God. Likewise we pray for Thy blessing to come upon the members of this House. O Lord, may all of them remember continually that they are co-workers of God. Let this service be a holy service, a service that will be accounted for in the day of judgment. We pray that they may have the help and the inspiration continually that will enable them to discharge the duties devolving upon them in such a way that they will not only be blessed themselves, but they will be a great blessing to others. May the laws that shall be enacted and put upon our statute books here, through this session, be so wisely arranged and adjusted that all men and women in Michigan will have a square deal, and thus a fair chance to go forth in whatever calling they may chose to go and accomplish their best. Let Thy blessing abide not only upon this body but upon all other bodies that may be called upon to enact laws and to exercise government over the people wherever they may be. Especially let Thy blessing rest upon the President of the United States. O Lord, may he have wisdom sufficient for his day and age; in the great responsibilities that are resting upon him today, may he be enabled to order his life in the midst of all the perplexing problems that shall come to him in such a way that God shall be honored and this Nation exalted. Hear us in these our petitions and keep us finally and faithfully in Thy service. For Christ's sake. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:—Messrs Butler, Dean, Gettel, Johnson, Lord, and Reutter.

The following members were absent without leave:—Messrs. Atwood, Averill, Farrier, Haan, Lewis, McKeon, Moore, Pitkin, and Strom.

Mr. Ewing moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Townsend moved that an indefinite leave of absence be granted to Mr. Haan. The motion prevailed.

Presentation of Petitions.

Mr. Hunter presented
Petition No. 178.

Petition of Jennie Chapman and 82 other citizens of Clinton County favoring the passage of the Smith-Strom bill providing for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 179.

Petition of H. M. Face and 78 other citizens of Clinton County protesting against the re-establishment of capital punishment.

The petition was referred to the Committee on Judiciary.

Mr. Rasmussen presented
Petition No. 180.

Petition of Van S. Reynolds and 105 other citizens of Montcalm County protesting against the rod and line license bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Strauch presented
Petition No. 181.

Petition of the South Venice Farmers' Club protesting against the re-establishment of capital punishment.

The petition was referred to the Committee on Judiciary.

Mr. Harris presented
Petition No. 182.

Petition of T. J. Sallard and 104 other citizens of Saginaw County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 183.

Petition of the Burton Farmers' Club favoring the utmost economy in the administration of State government.

The petition was referred to the Committee on General Taxation.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Tuesday, March 15:

House Bill No. 305 (file No. 87)—

A bill to amend section 1 of Act No. 150, Public Acts of 1915—an act to prescribe powers of certain school districts as to borrowing money;

House Bill No. 304 (file No. 88)—

A bill to amend Act No. 150, Public Acts of 1851—to provide for the maintenance of abstract books by counties;

House Bill No. 212 (file No. 89)—

A bill to amend sections 4, 5, 6, 7, 10 and 11 of Act No. 540, Local Acts of 1903—an act to establish a board of county auditors in Saginaw County;

Senate Bill No. 176 (file No. 121)—

A bill to provide for the establishment in cities and villages of districts or zones within which the use of land and structures may be regulated by ordinance;

Senate Bill No. 168 (file No. 122)—

A bill to provide for an angler's license for residents;

Senate Bill No. 169 (file No. 123)—

A bill to amend sections 4, 5 and 10 of Act No. 91 of the Public Acts of 1911—an act to provide for the assessment and the collection of a specific tax upon mortgages.

Messrs. Averill and Strom entered the House and took their seats.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Holland for the printing of
House Bill No. 66—

A bill to repeal Act No. 26, Public Acts of 1919—An act to create the Michigan State Police,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Liddy for the printing of
House Bill No. 63—

A bill to license the business of making loans in certain cases,
With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Olmsted for the printing of
House Bill No. 166—

A bill to require railroad companies to maintain signal lights at switches,
With the recommendation that the requests be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
Senate Bill No. 58 (file No. 47)—
A bill to promote the establishing of deep-water connections between the Great Lakes and Atlantic Ocean,

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported
House Bill No. 290—

A bill to amend the title and section 1 of Act No. 88, Public Acts of 1913—an act empowering boards of supervisors to levy a special tax for advertising agricultural advantages,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported
House Bill No. 267—

A bill to amend section 2 of Act No. 275, Public Acts of 1911—an act to provide for the protection of game and birds,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported
House Bill No. 233—

A bill to amend sections 27, 28 and 39, chapter 10, Act No. 203, Public Acts of 1917—to make provisions relative to challengers at elections,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 1, section 1, the words "twenty-eight and thirty."

2. Amend by inserting after the word "that," section 27, line 9, the words "in cities having a population of 500,000 inhabitants or more."

3. Amend by striking out section 28.

4. Amend by striking out section 30.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported House Bill No. 188—

A bill to amend section 2, chapter 2, Act No. 126, Public Acts of 1917—to require additional information for the registration of electors,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend Section 2 by striking out of line 13 all after the word "city" down to and including the word "number" in line 15 and inserting in lieu thereof the following words "and number of ward and precinct in which it is to be used."

2. Amend Section 2 by striking out all after the word "the" in line 17 down to and including the word "naturalized" in line 21 and inserting in lieu thereof the following: "date of registration, name, age, birthplace, when naturalized, post-office address, and, in townships, the place of residence, of said elector."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported House Bill No. 190—

A bill to amend chapter 25, Act No. 203, Public Acts of 1917—to fix a penalty for failure of election officials to report for duty.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting after the word "Specified" in line 4, section 17 the words "unless excused."

2. Amend by striking out of line 5 of section 17 the words, "As provided for in Section 13 of this Act," and inserting in lieu thereof the words, "by a fine of not to exceed \$10.00, or imprisonment in the County Jail for a period not exceeding five days, or both, in the discretion of the Court."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported House Bill No. 148—

A bill to provide for election of delegates to county political conventions,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend Section 1 by striking out of line 1 the word "August" and inserting in lieu thereof the words "Regular Biennial State."

2. Amend Section 2 by striking out of line 5 the words "not less than fifty resident electors of the respective."

3. Amend Section 3 by striking out of line 2 the word "August" and inserting in lieu thereof the words "Regular Biennial State."

4. Amend Section 3 by striking out of line 11 the word "August" and inserting in lieu thereof the words "Regular Biennial State."

5. Amend Section 3 by striking out of line 16 the word "August" and inserting in lieu thereof the words "Regular Biennial State."

6. Amend Section 5 by striking out of lines 2 and 3 the words "two years and until their respective successors are duly elected and certified by the respective county clerks" and inserting in lieu thereof the words "one year."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Mines and Minerals, by Mr. Wm. F. Miller, Chairman, reported

House Bill No. 258—

A bill to amend section 1 of Act No. 113, Public Acts of 1877—an act to revise the law providing for the incorporation of mining companies,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Drainage, by Mr. Barnard, Chairman, reported

House Bill No. 330—

A bill to repeal Act No. 576, Local Acts of 1905—an act to provide for the election of a county drain commissioner in Ingham County,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported

House Bill No. 201—

A bill to provide for the preservation of World War battle flags,

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Drainage, by Mr. Barnard, Chairman, reported

House Bill No. 262—

A bill to amend section 8, chapter 6, Act No. 254, Public Acts of 1897—to provide for the construction of drains,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported

Senate Bill No. 61 (file No. 49)—

A bill to prohibit the taking, catching or killing of fish in Otsego Lake, located in the county of Otsego,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported

Senate Bill No. 73 (file No. 60)—

A bill to provide for the protection of grass pike and pickerel in the waters of Lake Gogebic and the rivers and streams flowing into and out of said Lake,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported

Senate Bill No. 44 (file No. 32)—

A bill for the protection of fish in the inland lake known as Hopkins Lake in the Townships of Summitt and Pere Marquette, in the county of Mason,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported

Senate Bill No. 98 (file No. 85)—

A bill to amend section 3 of Act No. 295 of the Public Acts of 1909—an act to provide for the erection and maintenance of fish shutes or fish ladders,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 271—

A bill to permit the spearing of grass pike and suckers in certain streams in Jackson County.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 322—

A bill to amend section 4, Act No. 247, Public Acts of 1919—an act to permit the taking of cisco with gill nets in certain lakes in Cass County,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 321—

A bill to amend section 3, Act No. 329, Public Acts of 1919—an act to permit taking of cisco with gill nets in certain lakes in St. Joseph County,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 288—

A bill to prescribe the limits of a channel in the Kalamazoo river for the passage of fish,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 286—

A bill to amend section 1 of Act No. 224, Public Acts of 1917—to prohibit the use of spears in taking steelhead or rainbow trout from certain rivers during November of each year,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 323—

A bill to provide for the licensing, taxation and regulation of motor buses and trucks operated for hire on the public highways of this State,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 333—

A bill to repeal section 1 of Act No. 25 of the Public Acts of 1919, extra session—providing for a State bond issue for building of roads,

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

Mr. Atwood entered the House and took his seat.

Introduction of Bills.

Mr. Culver introduced

House Bill No. 337, entitled

A bill to amend section 1 of part 4 of Act No. 10 of the Public Acts, first extra session 1912, entitled "An act to promote the welfare of the people of this State,

relating to the liability of employers for injuries or death sustained by their employes, providing compensation for the accidental injury to or death of employes and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act."

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Culver introduced

House Bill No. 338, entitled

A bill to amend the title and section 1 of Act No. 144 of the Public Acts of the State of Michigan for the year 1907, entitled "An act to prevent the desertion and abandonment of wife or children by persons charged by law with the maintenance thereof; to make such abandonment and desertion a felony and to prescribe the punishment therefor; to provide for the care of the dependent wife and children; and to repeal Act No. 39 of the Public Acts of 1903, section 1 of said act being Compilers' section 7789 of the Compiled Laws of the State of Michigan for the year 1907.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Culver introduced

House Bill No. 339, entitled

A bill to define the cases which shall be known as coroner's cases in counties having a population of 250,000 inhabitants and upwards; to provide for the disposition of unclaimed funds and effects taken from the person of known or unknown deceased persons; to provide a penalty for the unlawful removal of bodies coming under the provisions of this act; prescribing the manner in which jurors shall be sworn for the purpose of holding inquests; and to repeal all general, special and local acts contravening the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Glaspie introduced

House Bill No. 340, entitled

A bill to amend Act No. 218 of the Public Acts of 1895, as amended by Act No. 237 of the Public Acts of 1911, entitled "An act to authorize and regulate the paroling of convicts," being Compilers' section 88 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. J. E. Warner introduced

House Bill No. 341, entitled

A bill to amend sections 1, 7 and 17 of Act No. 132 of the Public Acts of 1917, entitled "An act to regulate the operation and use of vehicles on the highways."

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Coleman introduced

House Bill No. 342, entitled

A bill to amend sections 2 and 3 of Act No. 183 of the Public Acts of 1909, entitled, as amended, "An act to prohibit the taking, killing, trapping or molesting of certain fur-bearing animals at certain times, and to prohibit the destruction or the molesting of the houses, holes or habitats of certain fur-bearing animals at all times," being sections 7511 and 7512 of the Compiled Laws of 1915, as amended by Act No. 371 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Palmer introduced

House Bill No. 343, entitled

A bill to regulate the operation of restaurants, lunch rooms, lunch counters, cafes, hotels, buffets, cafeterias and other public eating places, and to provide for licensing same and to prescribe penalty for violations thereof.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Meggison introduced

House Bill No. 344, entitled

A bill to amend sections 51 and 55 of chapter 1 of Act No. 314 of the Public Acts of 1915, "The Judicature Act of 1915," being sections 12056 and 12060 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Copley introduced

House Bill No. 345, entitled

A bill declaring the waterways upon over-flowed lands owned by the State to be public highways and within the benefits of the general highway laws of this State.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Rankin introduced

House Bill No. 346, entitled

A bill to amend section 1 of chapter 4 of Act No. 283 of the Public Acts of 1909, as amended, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being section 4347 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Wells introduced

House Bill No. 347, entitled

A bill to repeal Act No. 328 of the Public Acts of 1919, entitled "An act to create the Michigan State Athletic Board of Control, for the regulation, control and supervision of boxing, or sparring and wrestling exhibitions within this State; to provide for the licensing, taxation and supervision of such exhibitions, and prescribing penalties for the violation of the provisions hereof."

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Glaspie introduced

House Bill No. 348, entitled

A bill to fix the rates of fare for the transportation of passengers, within this State, which may be charged by any interurban railroad, and to provide for the regulation of such rates of fare by the Michigan Public Utilities Commission.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Messages from the Senate.

A message was received from the Senate requesting the return to the Senate of House Bill No. 107 (file No. 15)—

A bill to amend section 1 of Act No. 89, Public Acts of 1919—An act to provide for the taking of noxious fish with seines or nets.

Mr. Leedy moved that the bill be returned to the Senate in accordance with the request of the Senate therefor.

The motion prevailed.

A message was received from the Senate transmitting Senate Bill No. 99 (file No. 86), entitled

A bill to amend section 5 of part 2 of Act No. 10 of the Public Acts of Michigan of the First Extra Session of 1912, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employees, providing compensation for the accidental injury to or death of employees and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," being compilers' section 5435 of the Compiled Laws of 1915 as amended by Act No. 64 of the Public Acts of Michigan of 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Labor.

A message was received from the Senate transmitting Senate Bill No. 72 (file No. 59), entitled

A bill to amend section 16 of chapter 9 and section 6 of chapter 24 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections, and to guard against abuses of the elective franchise," approved May 10, 1917.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

General Orders of the Day.

The Speaker called Mr. Aldrich to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 256 (file No. 74)—

A bill to amend section 6 of Act No. 236, Public Acts of 1915—an act to protect fish in inland waters of the State;

House Bill No. 259 (file No. 81)—

A bill to amend section 39 of Act No. 183, Public Acts of 1897—to fix salary of court stenographer in the twenty-sixth judicial circuit;

House Bill No. 282 (file No. 82)—

A bill to amend section 20 of chapter 2, Act No. 164, Public Acts of 1881—to prescribe equipment in vehicles transporting school children;

House Bill No. 105 (file No. 83)—

A bill to amend section 9 of Act No. 302, Public Acts of 1915—An act to provide for the registration of motor vehicles;

House Bill No. 232 (file No. 84)—

A bill to amend section 18, chapter 4, Act No. 283, Public Acts of 1909—to provide for the establishment of state reward roads;

House Bill No. 246 (file No. 85)—

A bill to prohibit the payment of commissions, etc., to those furnishing material for public works;

House Bill No. 272 (file No. 86)—

A bill to amend section 5 of Act No. 272, Public Acts of 1919—an act to protect the public health;

House Bill No. 304 (file No. 88)—

A bill to amend Act No. 150, Public Acts of 1851—to provide for the maintenance of abstract books by counties.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 268 (file No. 78)—

A bill to amend section 1 of Act No. 171, Public Acts of 1899—an act to set aside certain swamp lands for a public park.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 19 of section 1 the word "hereby" and inserting in lieu thereof the word "herein."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

By unanimous consent the House returned to the order of

Motions and Resolutions.

Mr. Wm. F. Miller made written request for the printing of
House Bill No. 279—

A bill to amend the title and sections 1, 2, 3, 4, 5, 6, 7, 8 and 9 of Act No. 106, Public Acts of 1909—an act to regulate the transmission of electricity through public highways.

The request was referred to the Committee on Printing.

Mr. MacDonald moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, March 16, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FORTY-THREE.

Lansing, Wednesday, March 16, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. F. W. Stephenson, of the Main Street Methodist Protestant Church of Lansing, offered the invocation:

"Our Father, we would worship Thee in spirit and in truth. We would honor Thee not only with our lips but with our lives. We would give Thee the worship of our words and also of our works. We thank Thee for the gospel of good will. We thank Thee for the gospel of the golden rule, and we pray Thee, dear Father, that we may rejoice in the privilege of spreading this message of good will and good deeds. We thank Thee it is the gospel of the second chance, and we ask Thee that Thou wouldst help us to so live and so do every day that tomorrow we will not need to apologize for that which we have done today. Bless the service which is being performed by this body of men for the good of our State. Be Thou their inspiration and their guide. We ask it for Christ's sake. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Butler, Dean, Gettel, Haan, Lord, and Reutter.

The following member was absent without leave: Mr. Geo. H. Miller.

Mr. Strom moved that Mr. Geo. H. Miller be excused from today's session. The motion prevailed.

Presentation of Petitions.

Mr. Ramsey presented
Petition No. 184.

Petition of the Lansing Branch of the Association of Collegiate Alumnae, representing 68 members, favoring the passage of the Townsend health bill.
The petition was referred to the Committee on Public Health.

Mr. Rowe presented
Petition No. 185.

Petition of Mrs. Ben Alward and 265 other citizens of Hillsdale County favoring the passage of an act for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Rowe presented
Petition No. 186.

Petition of Loyal Gray and 82 other citizens of Hillsdale County protesting against the contemplated change of route of trunk line M-14.
The petition was referred to the Committee on Roads and Bridges.

Mr. Rowe presented

Petition No. 187.

Petition of Beatrice M. Howard and 32 other citizens of Hillsdale County, teachers in the Hillsdale Public Schools, favoring the passage of the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Green presented

Petition No. 188.

Petition of Wm. H. Coombe and 40 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Green presented

Petition No. 189.

Petition of M. L. Rhyndres and 40 other citizens of Oakland County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Gowdy presented

Petition No. 190.

Petition of Joseph T. Northon and 20 other citizens of Berrien County favoring the passage of the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Gowdy presented

Petition No. 191.

Resolutions of the Benton Harbor-St. Joseph Federation of Churches favoring the repeal of Act No. 328, Public Acts of 1919, creating the Athletic Commission.

The petition was referred to the Committee on Education.

Mr. Lennon presented

Petition No. 192.

Petition of Isaac R. Field and 99 other citizens of Genesee County favoring the passage of the Smith-Strom bill, for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Townsend presented

Petition No. 193.

Petition of Fred Goodall and 57 other citizens of Jackson County, favoring the abolishment of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented

Petition No. 194.

Petition of Cora M. Mott and 44 other members of the Northwestern Woman's Club of Detroit, favoring the passage of the Smith-Strom bill, for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented

Petition No. 195.

Petition of Maud E. Conrad and 78 other citizens of Brighton, favoring the passage of the Smith-Strom bill, for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented

Petition No. 196.

Petition of E. T. Smith and 18 other citizens of Gladwin, favoring the passage of the Smith-Strom bill, for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented

Petition No. 197.

Petition of Mrs. Mina Cone and 27 other citizens of Gregory, favoring the passage of the Smith-Strom bill, for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented

Petition No. 198.

Petition of Lois Bigelow and 57 other citizens of Livingston County favoring the passage of the Smith-Strom bill, for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Wednesday, March 16:

House Bill No. 303 (file No. 90)—

A bill to provide for the supervision of private, denominational and parochial schools;

House Bill No. 27 (file No. 91)—

A bill to amend section 11 of Act No. 205, Public Acts of 1887—the banking law;

House Bill No. 254 (file No. 92)—

A bill to amend section 12, Act No. 205, Public Acts of 1887—the general banking law;

House Bill No. 283 (file No. 93)—

A bill to amend section 5 of Act No. 301, Public Acts of 1913—an act providing for the licensing of private employment agencies;

House Bill No. 245 (file No. 94)—

A bill to repeal Act No. 180, Public Acts of 1917—an act providing for the licensing of threshing machines;

House Bill No. 223 (file No. 95)—

A bill to designate school sites outside of boundaries of school districts, in certain cases;

House Bill No. 240 (file No. 96)—

A bill to authorize school districts to build and furnish homes for teachers;

House Bill No. 239 (file No. 97)—

A bill to amend section 15 of Act No. 194, Public Acts of 1889—to provide that State Board of Education may grant life certificates to teachers holding similar certificates from other states;

House Bill No. 184 (file No. 98)—

A bill to amend the title and sections 3 and 5 of Act No. 132, Public Acts of 1903—an act empowering the State Board of Health to license undertakers and embalmers;

House Bill No. 47 (file No. 99)—

A bill to make appropriations for the Michigan Horticultural Society;

Senate Bill No. 170 (file No. 124)—

A bill to protect the title of motor vehicles and trailers and to regulate the sale thereof;

Senate Bill No. 171 (file No. 125)—

A bill to amend chapter XLV of Act No. 314 of the Public Acts of 1915—Judicature Act;

Senate Bill No. 118 (file No. 126)—

A bill to amend the title and section one of Act No. 68 of the Public Acts of 1915, entitled "An act to require the registration of charitable organizations soliciting public aid";

Senate Bill No. 145 (file No. 127)—

A bill to repeal section 29 of Act No. 44 of the Public Acts of 1899—an act to provide for the publication and distribution of laws and documents;

Senate Bill No. 111 (file No. 128)—

A bill to amend sections 7, 10, 11 and 15 of Act No. 105 of the Public Acts of 1913—an act to provide a uniform system of probation;

Senate Bill No. 86 (file No. 129)—

A bill to amend section 7 of part 1 of Act No. 10 of the Public Acts of the first extra session of 1912—Workmen's Compensation Law.

The Clerk also announced the enrollment printing and the presentation to the Governor, on March 15, of the following named bills:

House Bill No. 62 (file No. 7, enrolled No. 6)—

A bill to amend section 1, chapter 3, Act No. 283, Public Acts of 1909—to provide for payment of indebtedness of good roads districts in certain cases;

House Bill No. 128 (file No. 21, enrolled No. 7)—

A bill to repeal sections 28 and 29 of chapter 4, Act No. 283, Public Acts of 1909—general highway law.

Reports of Standing Committees.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported

House Bill No. 170—

A bill to amend section 6, chapter 4, part 3 of Act No. 256, Public Acts of 1917—to add "adopting parents" to list of beneficiaries of certain life insurance policies, With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

House Bill No. 66—

A bill to repeal Act No. 26, Public Acts of 1919—An act to create the Michigan State Police,

With the recommendation that the bill be referred to the Committee on Military Affairs.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on Military Affairs.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported

Senate Bill No. 93 (file No. 78)—

A bill to charge out unexpended balances of certain appropriations,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by inserting in line 5 of section 1 after the word "Treasurer" the following: "Provided, That this section shall not apply to any appropriation made for the State Game, Fish and Forest Fire Commissioner's Department."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

Mr. Jerome moved that the bill be placed at the head of the general orders.
The motion prevailed.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported

House Bill No. 84—

A bill to make appropriations for the Circuit Judges of Michigan, etc.,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section 1 after the word "Michigan" in line 3 and inserting in lieu thereof the following: "and the Judge of the Superior Court of the City of Grand Rapids for the fiscal year ending June thirty, nineteen hundred twenty-two, the sum of three hundred nine thousand dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of three hundred nine thousand dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal service:		
Circuit Judges of Michigan and Judge of the Superior Court of Grand Rapids	\$290,000.00	\$290,000.00
Clerk for the Presiding Judge of Michigan.....	1,500.00	1,500.00
Total for Personal Service	\$291,500.00	\$291,500.00
Supplies	500.00	500.00
Contractual service	17,000.00	17,000.00
Totals	<u>\$309,000.00</u>	<u>\$309,000.00</u>

Each of said amounts shall be used solely for the specific purposes herein stated.

The question being on the adoption of the amendment to the bill recommended by the committee.

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 75—

A bill to make appropriations for Supreme Court,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section 1, line 3, everything after the words "twenty-two," and inserting in lieu thereof the following: "the sum of ninety-five thousand five hundred seventy-five dollars and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of ninety-three thousand five hundred seventy-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal service:		
Justices of the Supreme Court	\$56,000.00	\$56,000.00
Clerk Supreme Court	5,000.00	5,000.00
Deputy Clerk	2,500.00	2,500.00
Crier	1,800.00	1,800.00
Assistant Crier	1,700.00	1,700.00
Janitors and Messengers	2,400.00	2,400.00
Reporter	3,000.00	3,000.00
Clerk—Reporter's Office	2,000.00	2,000.00
Proofreader—Reporter's Office	1,500.00	1,500.00
Stenographers—Justices	12,000.00	12,000.00
Total for Personal Service	<u>\$87,900.00</u>	<u>\$87,900.00</u>
Supplies	2,500.00	2,500.00
Contractual Service	2,675.00	2,675.00
Outlay for Equipment	2,500.00	500.00
Totals	<u>\$95,575.00</u>	<u>\$93,575.00</u>

Each of said amounts shall be used solely for the specific purposes herein stated.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 40 (file No. 2)—

A bill to create an Industrial and Labor Department,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 11, section 2, the words "five thousand" and inserting in lieu thereof the words "four thousand".

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 227—

A bill to amend section 18, chapter 66, Revised Statutes of 1846—an act relating to estates in dower,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 159—

A bill to amend section 24 of Act No. 183, Public Acts of 1897—an act fixing annual salary of circuit court stenographer in the eleventh judicial circuit,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 182—

A bill to make it a felony to assist in the escape of insane persons from hospitals or asylums,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of Section 1, line 1, the words "asylum or."
2. Amend by striking out of Section 1, line 3, the word "inmate" and inserting in lieu thereof the words "insane patient".
3. Amend by striking out of Section 1, line 4, the words "asylum or".
4. Amend by striking out of Section 1, line 5, the word "inmate" and inserting in lieu thereof the words "insane patient".
5. Amend by striking out of Section 1, line 6, the word "inmate" and inserting in lieu thereof the words "insane patient".
6. Amend by striking out of Section 1, line 9, the word "inmate" and inserting in lieu thereof the words "insane patient".
7. Amend by striking out of Section 1, line 9, the words "asylum or."

The question being on the adoption of the amendments to the bill recommended by the committee.

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported

Senate Bill No. 42 (file No. 31)—

A bill to repeal Joint Resolution No. 6 of the Session of 1897—to provide for restoring Fort Mackinac to the United States,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Horticulture, by Mr. Ladd, Chairman, reported

House Bill No. 132 (file No. 29)—

A bill to amend section 1, and to repeal section 2 of Act No. 75, Public Acts of 1917—an act to regulate the packing and sale of apples in packages,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 1, section 1, the word "grade" and inserting in lieu thereof the word "grades."
2. Amend by striking out of line 5, section 1, the words "uniform in size."
3. Amend by striking out of section 1, lines 9 and 10, and in line 11 the word "diameter."
4. Amend by inserting in line 21, section 1, after the word "cent" the words "in color, or a total of fifteen per cent."
5. Amend by striking out of lines 25 and 27, section 2, the figures "25" and inserting in lieu thereof the figures "15."
6. Amend by inserting after line 52, section 2, the words "Tallman Sweet, Characteristic color, Grimes Golden, Characteristic color."
7. Amend by striking out of line 72, section 2, the word "of" and inserting in lieu thereof the word "or."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 118—

A bill to make appropriations for the Michigan Naval Militia.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 5, section 1, the word "thirty" and inserting in lieu thereof the words "three hundred eighty."
2. Amend by inserting after the words "Supplies" "4,550.00 4,550.00" the words "For electrical wiring for building occupied by the United States Naval Force at St. Joseph, Michigan, being the former United States Light House Supply Depot. 350.00."
3. Amend by striking out of line 26, section 1, the figures "\$47,030.00" and inserting in lieu thereof the figures "\$47,380.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 311—

A bill to amend section 67, Act No. 84, Public Acts of 1909—an act to increase the efficiency of the military establishment of the State,

With the recommendation that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 95—

A bill to make appropriations for the Military Establishment of Michigan,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 4, section 1, the word "seven," and of line 5, the words "hundred fifty-one" and inserting in lieu thereof the words "nine hundred five."
2. Amend by striking out of line 7, section 1, the words "seven hundred sixty-two" and inserting in lieu thereof the words "eight hundred fifty-six."
3. Amend by striking out of line 68, section 1, the figures "206,000.00 206,000.00" and inserting in lieu thereof the following:

For armory at Big Rapids, (one unit),	\$30,000.00
For armory at Ypsilanti, (two units),	60,000.00
For armory at Port Huron, (two units),	60,000.00
For armory at South Haven, (one unit),	30,000.00
For armory at Lansing, (three units),	90,000.00
For armory at Flint, (three units),	90,000.00

For armory at Detroit, (cavalry),	30,000.00
For armory at Holland, (one unit),	30,000.00
For armory at St. Johns, (one unit),	30,000.00
For armory at Detroit, (artillery air service—7 units)...	210,000.00."

4. Amend by inserting in line 72, section 1, after the period, the following: "provided, however, that no part of these appropriations shall be considered as discharging any portion of the liability of the State for additional aid in the construction of armories as provided for in Act number 98 of the Public Acts of 1915, being compilers' section number 983 of the Compiled Laws of 1915.

Provided further, That the said sums of money herein granted shall be available for use in the cities herein named, in the order named, at such time as said cities have complied with law governing the construction of armories."

5. Amend by striking out of line 70, section 1, the figures "751,549.00 762,499.00" and inserting in lieu thereof the figures "905,549.00 856,499.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported House Bill No. 244—

A bill to repeal chapter 51, Revised Statutes of 1846—an act authorizing bounty payments on noxious animals and birds,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section 1 all after the word "fifteen" in line 6 up to and including the word "fifteen" in line 11.

2. Amend by striking out of section 1 all after the word "thereof" in line 24 up to and including the word "hawks" in line 28.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 341—

A bill to amend sections 1, 7 and 17 of Act No. 132 of the Public Acts of 1917—"an act to regulate the operation and use of vehicles on the highways,"

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

A message was received from the Senate transmitting the following resolution: Senate Concurrent Resolution No. 13.

Concurrent resolution respectfully urging the Congress of the United States to enact legislation requiring newspapers and periodicals to publish the citizenship of their owners, security holders, editors, business managers, stockholders and mortgagees.

Whereas, The public press represents the reading matter of the majority of our people, and is a potent factor in moulding public opinion, exerting a great influence for good or evil; and

Whereas, It is generally charged that foreign interests have invested heavily in our newspapers, which affords them an outlet for any propaganda they may wish to circulate, and because the public relies on the press for information and accepts its version of affairs as true; and

Whereas, There is now on the statute books of the United States an act requiring newspapers and periodicals to publish the names of the editors, business managers, owners, stockholders, mortgagees, bondholders and other security holders as a condition precedent to the privilege of second class mail; therefore be it

Resolved by the Senate (the House of Representatives concurring), That the Legislature of the State of Michigan urge the Congress of the United States to enact legislation requiring that at the time the names of the parties aforesaid are published their citizenship shall be set forth opposite their name and if they are not citizens of the United States then they shall publish of what county they are citizens so that the public may know the interests that controls the paper or periodical or influences its policies, under the same penalty as aforesaid.

Resolved further, That copies of this resolution be forwarded to the Members of Congress from the State of Michigan.

Mr. DeWitt moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion did not prevail, two-thirds of all the members present not voting therefor.

The resolution was referred to the Committee on Rules and Joint Rules.

A message was received from the Senate transmitting
Senate Bill No. 116 (file No. 100), entitled

A bill to repeal section 11 of chapter 19 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise," approved May 10, 1917.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

A message was received from the Senate transmitting
Senate bill No. 115 (file No. 99), entitled

A bill to amend section 27 of Act No. 281 of the Public Acts of 1909, entitled "An act relative to the nomination of party candidates for public office and delegates to political conventions, to regulate primary elections and to prescribe penalties for violations of its provisions, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal Act No. 4 of the Public Acts of the Extra Session of the year 1907, and all local primary election acts contravening the provisions of this act, except as in this act otherwise provided," being section 3536 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Introduction of Bills.

Mr. Green introduced

House Bill No. 349, entitled

A bill to amend section 10 of Act No. 12 of the Public Acts of 1869, entitled "An act to authorize and encourage the formation of corporations to establish rural cemeteries, and provide for the care and maintenance thereof," being section 11169 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Lee introduced

House Bill No. 350, entitled

A bill to license service stations, garages and repair shops wherein motor vehicles and parts thereof are repaired or overhauled for hire; requiring the owners of such stations, garages and repair shops to employ experienced and competent mechanics for certain classes of work done therein; defining the qualifications of such mechanics, and providing a penalty for violations of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Lee introduced

House Bill No. 351, entitled

A bill to regulate the occupation of motor vehicle mechanics engaged for hire in repairing and overhauling motor vehicles; to create a board of examiners of motor vehicle mechanics for the examination and licensing of persons to carry on such work; and to provide and fix penalties for violation of the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Robinson introduced

House Bill No. 352, entitled

A bill to amend section 6 of Act No. 9 of the Public Acts of Michigan, of the extra session of 1919, entitled "An act to provide for the consolidation of school districts which are within the limits of any incorporated city".

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Liddy introduced

House Bill No. 353, entitled

A bill relating to fees in regularly organized justice courts consisting of six or more justices and a clerk of such court in cities of 500,000 population or over, according to the last federal census.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Liddy introduced

House Bill No. 354, entitled

A bill to amend section 1 of chapter 11 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise".

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Burnham introduced

House Bill No. 355, entitled

A bill to repeal Act No. 210 of the Public Acts of 1895, entitled "An act regulating the system of drawing and accounting for money used for postage in the several State offices and departments", approved May 25, 1895.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Lewis introduced

House Bill No. 356, entitled

A bill to amend sections 8 and 9 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being sections 4002 and 4003 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Welsh introduced

House Bill No. 357, entitled

A bill to repeal Act No. 421 of the Public Acts of 1919, entitled "An act to provide for the vocational and general education of employed and other minors under eighteen years of age who have ceased to attend all-day schools."

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Kirby introduced

House Bill No. 358, entitled

A bill to amend section 27 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance, and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees; drainage, cutting weeds and brush within this State and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Danz introduced

House Bill No. 359, entitled

A bill to amend section 49 of chapter 13 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act," being Compilers' section 12452 of the Compiled Laws of 1915, as amended by Act No. 234 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Town introduced

House Bill No. 360, entitled

A bill to amend the title and sections 1, 2, 5 and 8 of Act No. 237 of the Public Acts of 1919, entitled "An act to authorize the payment of salaries to sheriffs, under-sheriffs and deputy sheriffs, and to make the same in lieu of fees."

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Nevins introduced

House Bill No. 361, entitled

A bill to amend section 1 of Local Act No. 329 of the Local Acts of 1885, entitled "An act to prohibit the taking or catching of fish in Gun Lake, in the counties of Barry and Allegan, by means of spears, nets, firearms or artificial lights, or explosive substances".

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Johnson introduced

House Bill No. 362, entitled

A bill to amend section 17 of chapter 5 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials", the same being section 4394 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Smith introduced

House Bill No. 363, entitled

A bill to amend section 13, of article 4 of Act No. 198 of the laws of the State of Michigan for the year 1873, the title of which as amended by Act No. 266 of the Public Acts of the State of Michigan for the year 1899, is "An act to revise the laws providing for the incorporation of the railroad bridge and

tunnel companies, and to regulate the running and management and to fix the duties and liabilities of all railroad bridge, tunnel and other corporations owning or operating any railroad bridge or tunnel within this State".

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Smith introduced

House Bill No. 364, entitled

A bill to amend section 10 of Act No. 300 of the Public Acts of 1909, entitled "An act to define and regulate common carriers and the receiving, transportation and delivery of persons and property, prevent the imposition of unreasonable rates, prevent unjust discrimination, insure adequate service, create the Michigan Railroad Commission, define the powers and duties thereof, and to prescribe penalties for violations hereof", being Compilers' section 8118 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Vine introduced

House Bill No. 365, entitled

A bill providing for the maintenance, expenditure, renewal and regulation of a revolving fund for the construction of drains.

The bill was read a first and second time by its title and referred to the Committee on Drainage.

Mr. Morrison introduced

House Bill No. 366, entitled

A bill to repeal Act No. 252 of the Public Acts of 1903, entitled "An act to provide for the protection of fish in Brevoort lake, county of Mackinac and State of Michigan".

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Read introduced

House Bill No. 367, entitled

A bill to amend sections 8 and 9 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being sections 4002 and 4003 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Dunn introduced

House Bill No. 368, entitled

A bill to abolish fraternities, sororities, and other secret societies in the public schools of the State of Michigan.

The bill was read a first and second time by its title and referred to the Committee on Education.

Third Reading of Bills.

Senate Bill No. 34 (file No. 26), entitled

A bill prohibiting the letting of State or municipal contracts upon a "cost-plus" basis so-called,

Was read a third time, and, the question being on its passage,

Mr. Dunn moved to amend the bill by adding at the end of Section 1 the following:

"Provided, however, That the provisions of this act shall not prohibit the making of a contract upon the so-called cost-plus basis if such contract shall

provide a definite sum not exceeding \$20,000 as the maximum which shall be paid to the contractor, which maximum sum shall also be stated in the proposal where such contract is awarded upon competitive bidding."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Dunn moved to reconsider the vote by which the House had not adopted the amendment.

The motion prevailed.

Mr. DeWitt moved that the further consideration of the bill be postponed until Monday, March 21.

The motion prevailed.

House Bill No. 256 (file No. 74), entitled

A bill to amend section 6 of Act No. 236 of the Public Acts of 1915, entitled "An act to protect fish in the inland waters of this State and to regulate the manner of taking, possession, transportation, size and sale of fish when taken from said waters; to provide penalties for the violation of this act, and to repeal all acts and parts of acts conflicting therewith," being section 7659 of the Compiled Laws of 1915, as amended by Act No. 345 of the Public Acts of 1917.

Was read a third time, and, the question being on its passage,

Mr. Welsh moved to amend the bill by adding after line 19 the words: "Provided further, That any person may take and have in his possession an unlimited number of perch when taken in the waters of the Great Lakes or in their connecting waters tributary thereto."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The Speaker announced that the hour had arrived for the special order for today.

Special Orders of the Day.

3:00 o'clock p. m.

The Speaker called Mr. Liddy to the chair to preside during the sitting of the Committee of the Whole, which then took up consideration of

House Bill No. 22 (file No. 70)—

A bill to define and prescribe penalty for first degree murder.

After a time spent in consideration thereof, the committee rose, and, through its chairman, made a report recommending the passage of the bill without amendment.

The bill was placed on the order of Third Reading of Bills.

Mr. Nevins moved that the House take a recess until 4:10 o'clock p. m.
The motion prevailed.

After Recess.

4:10 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of

Third Reading of Bills.

The pending question being on the passage of House Bill No. 256 (file No. 74),

Mr. Coleman moved to amend the bill by striking out of line 11 of section 6 the word "five" and inserting in lieu thereof the word "six."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kooyers	Mr. Pitkin
Allard	Francis	Ladd	Ramsey
Averill	Frick	Lee	Rankin
Barnard	Fuller	Leedy	Rauchholz
Braman	Glaspie	Lennon	Robinson
Brown	Gowdy	Lewis	Rowe
Byrum	Green	Locke	Sanson
Case	Hall	MacDonald	Sargent
Chase	Harris	McKeon	Smith
Coleman	Hart	Manwaring	Strauch
Copley	Hartway	Meggison	Titus
Culver	Henze	Menerey	Town
Curtis	Holland	Miles	Townsend
Dacey	Hopkins	Miller, Wm. F.	Vine
Dafoe	Hubbard	Moore	Wade
Danz	Hunter	Morrison	Warner, Jos. E.
DeWitt	Jensen	Mosier	Wells
Dunn	Jerome	Nevins	Welsh
Emerson	Jewell	O'Brien	Woodruff
Evans	Johnson	Osborn	Speaker
Ewing	Kirby	Palmer	

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NAYS.

Mr. Burnham

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The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Palmer made written request for the printing of House Bill No. 343—

A bill to license and regulate the operation of restaurants, etc.
The request was referred to the Committee on Printing.

General Orders of the Day.

The Speaker called Mr. Moore to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

Senate Bill No. 93 (file No. 78)—

A bill to charge out unexpended balances of certain appropriations;

House Bill No. 47 (file No. 99)—

A bill to make appropriations for the Michigan Horticultural Society;

Senate Bill No. 61 (file No. 49)—

A bill to prohibit the taking of fish in Ostego lake during November, December, January, February and March of each year;

Senate Bill No. 73 (file No. 60)—

A bill to provide for the protection of grass pike and pickerel in the waters of Lake Gogebic;

Senate Bill No. 44 (file No. 32)—

A bill to provide for the protection of fish in Hopkins lake;

Senate Bill No. 98 (file No. 85)—

A bill to amend section 3 of Act No. 295, Public Acts of 1909—An act to provide for the erection of fish chutes;

House Bill No. 27 (file No. 91)—

A bill to amend section 11 of Act No. 205, Public Acts of 1887—the banking law;

House Bill No. 254 (file No. 92)—

A bill to amend section 12, Act No. 205, Public Acts of 1887—the general banking law;

House Bill No. 283 (file No. 93)—

A bill to amend section 5 of Act No. 301, Public Acts of 1913—an act providing for the licensing of private employment agencies;

House Bill No. 245 (file No. 94)—

A bill to repeal Act No. 180, Public Acts of 1917—an act providing for the licensing of threshing machines;

House Bill No. 223 (file No. 95)—

A bill to designate school sites outside of boundaries of school districts in certain cases;

House Bill No. 240 (file No. 96)—

A bill to authorize school districts to build and furnish homes for teachers;

House Bill No. 239 (file No. 97)—

A bill to amend section 15 of Act No. 194, Public Acts of 1889—to provide that State Board of Education may grant life certificates to teachers holding similar certificates from other states;

House Bill No. 184 (file No. 98)—

A bill to amend the title and sections 3 and 5 of Act No. 132, Public Acts of 1903—an act empowering the State Board of Health to license undertakers and embalmers.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 212 (file No. 89)—

A bill to amend sections 4, 5, 6, 7, 10 and 11 of Act No. 540, Local Acts of 1903—an act to establish a board of county auditors in Saginaw County.

The Committee recommended that the bill be referred to the Committee on Towns and Counties.

The recommendation was concurred in and the bill was so referred.

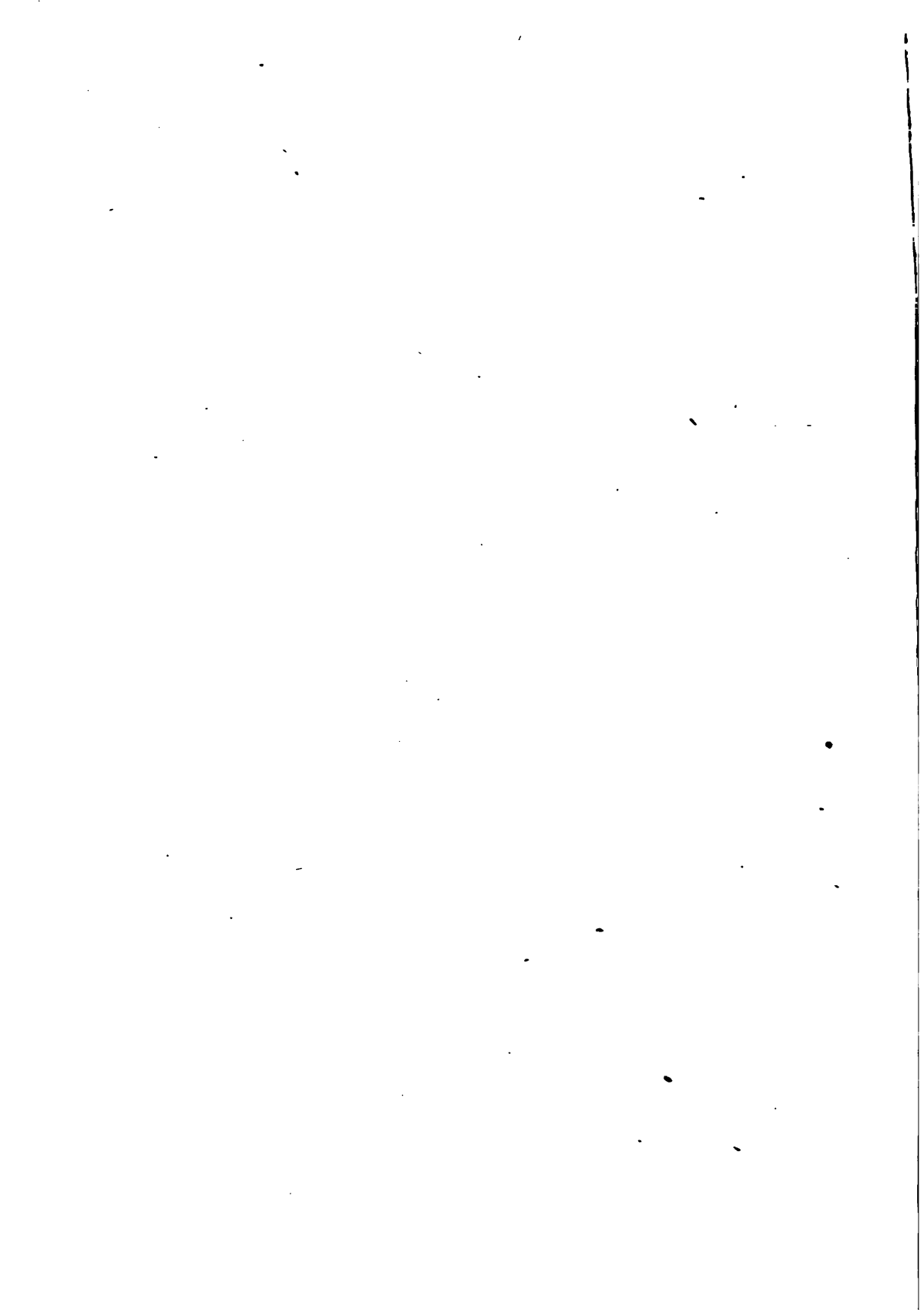
Mr. Osborn asked and obtained leave of absence from the sessions of Thursday and Friday.

Mr. Wells moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, March 17, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FORTY-FOUR.

Lansing, Thursday, March 17, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. L. O. Bissell, of the Mt. Hope Presbyterian Church of Lansing, offered the invocation:

"Holy and merciful God, we crave Thy holiness; we plead Thy gracious mercy, and we are grateful to Thee for Thy exceeding great favor unto us. Give unto us day by day, O God, clearness of vision to see the great duties and responsibilities upon us; the courage of conviction to do what we feel is our God-given right to do, and may we be enabled to be of service unto Thee in extending Thy kingdom and building up Thy interests in this great State whose interests are committed unto us; and may the words of our mouths and the meditation of our hearts be acceptable in Thy sight, O Lord, our strength and our Redeemer. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Butler, Gettel, Lord, Osborn, and Reutter.

Presentation of Petitions.

Mr. Manwaring presented
Petition No. 199.

Petition of Lelah S. Coon and 78 other citizens of Ann Arbor, physicians and nurses, protesting against the passage of the bill requiring nine months training for nurses' attendants.

The petition was referred to the Committee on Public Health.

Mr. Johnson presented
Petition No. 200.

Petition of the Flat Rock Grange favoring the passage of the bill providing for school census to be taken in counties having a population of more than 250,000.

The petition was referred to the Committee on Education.

Mr. Brown presented
Petition No. 201.

Petition of the Flint district of the Detroit Conference of the Methodist Episcopal Church favoring the passage of an act for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Kirby presented
Petition No. 202.

Petition of Stanley Styles and 33 other citizens of Van Buren County protesting against the re-establishment of capital punishment.

The petition was referred to the Committee on Judiciary.

Mr. Rasmussen presented
Petition No. 203.

Petition of Ira J. Garlock and 56 other citizens of Montcalm County favoring the passage of an act for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 204.

Petition of John B. Stockdale and 79 other citizens of Barry County requesting an amendment to Act No. 329, Local Acts of 1885, so as to permit the spearing of muskallonge in Gun Lake.

The petition was referred to the Committee on Fish and Fisheries.

Reports of Standing Committees.

The Committee on Public Utilities, by Mr. Copley, Chairman, reported House Bill No. 195—

A bill to provide for the payment by certain public utilities of expenses incurred by the Michigan Public Utilities Commission.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported Senate Bill No. 68 (file No. 55)—

A bill to amend sections 3, 4, 5 and 6 of Act No. 90 of the Public Acts of 1913—authorizing and empowering the boards of supervisors of counties to purchase and accept gifts and devises of parks.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 8 of section 3 after the word "county", the words "or for any public park owned or held in trust by two or more adjacent or adjoining counties."

2. Amend by striking out of line 8 of section 6 the word "seven", and inserting in lieu thereof the word "three."

3. Amend by inserting in line 1 of enacting section 1, after the word "sections," the figure "1."

4. Amend by inserting after enacting section 1, a new section to stand as Section 1, to read as follows:

"It shall be lawful for and the several boards of supervisors are hereby authorized and empowered to purchase, and to accept gifts and devises of real estate designed for public park purposes when such lands lie within the boundaries of their respective counties, or within the boundaries of any adjacent or adjoining county: Provided, Such land shall be purchased, conveyed or devised to such counties jointly, and to make appropriations covering the cost of such purchases and incidental to the acceptance of such gift or devise: Provided, however, That a two-thirds' vote of the members of said boards of supervisors shall be necessary to authorize a purchase of real estate designed for public park purposes."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported House Bill No. 187—

A bill to amend section 7, chapter 3, Act No. 126, Public Acts of 1917—to provide for registration by affidavit.

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 8, Section 7, the words, "who may be necessarily absent from the city on the day or days provided for registration".

2. Amend by adding in line 19, Section 7, after the word "is" the words "a citizen and".

3. Amend by striking out of line 23, Section 7, the words "residing at No.... No.....Street in said city" and inserting in lieu thereof the words "that his postoffice address is No.....Street..... or R. F. D. No.....P. O....."

4. Amend by adding in line 34, Section 7, after the word "affidavit" the words, "on or before the tenth day prior to the third Saturday preceding any election or official primary election in said township, village or city."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 9 (file No. 55)—

A joint resolution proposing an amendment to section 3, article 10, of the Constitution of Michigan, authorizing the enactment of an income tax law,

With the recommendation that the following amendments be adopted and that the joint resolution then pass:

1. Amend by striking out of line 3, section 3, after the word "law" down to the word "Provided" in line 8.

2. Amend by adding in line 14, Section 3, after the word "purposes" the following words: "Provision may be made by law for a tax upon or with respect to gains, profits and incomes, from whatever source derived, which tax may be graduated and from which reasonable exemptions may be allowed. For the purposes of such tax, property and persons, firms and corporations, upon which such tax may operate may be classified."

3. Amend by striking out of line 16, Section 3, the word "April" and the figures "1921" and inserting in lieu thereof the words "Regular November" and in lieu of said figures the figures "1922."

4. Amend by striking out in line 26, Section 3, the second word "shall" and inserting in lieu thereof the word "may."

5. Amend by striking out of line 28, Section 3, the word "shall" and inserting in lieu thereof the word "may."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 333—

A bill to repeal Section 1 of Act No. 25 of the Public Acts of 1919, extra session—an act to authorize the borrowing of money for the construction and improvement of highways,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 49—

A bill to make appropriations for State Psychopathic Hospital,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one all after the word "twenty-two" in line three and inserting in lieu thereof the following: "the sum of sixty-three thousand eighty dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of sixty-two thousand thirty dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Director	\$6,000.00	\$6,000.00
Other Personal Service	30,430.00	30,430.00
Totals for personal service	<u>\$36,430.00</u>	<u>\$36,430.00</u>

Supplies:			
Fuel	\$1,800.00	\$1,800.00	
Provisions	12,000.00	12,000.00	
Other Supplies	3,925.00	3,925.00	
 Contractual Service	4,250.00	4,250.00	
 Maintenance of Structures and Improvements.....	2,000.00	1,000.00	
 Maintenance of Equipment	625.00	575.00	
 Outlay for Equipment	2,050.00	2,050.00	
 Totals	\$63,080.00	\$62,030.00	

Each of said amounts shall be used solely for the specific purposes herein stated.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 72—

A bill to make appropriations for State Treasury,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section 1 all after the word "twenty-two" in line 3 and inserting in lieu thereof the following: "the sum of forty thousand three hundred eighty dollars and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of forty-four thousand three hundred eighty dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
State Treasurer	\$2,500.00	\$2,500.00
Deputy State Treasurer	3,500.00	3,500.00
Cashier	2,500.00	2,500.00
Bookkeeper	2,000.00	2,000.00
Assistant Bookkeeper	1,800.00	1,800.00
Chief Clerk	1,800.00	1,800.00
Securities Clerk	2,100.00	2,100.00
Six extra Clerks at not to exceed \$1,600.00 per annum for any one Clerk	<u>8,500.00</u>	<u>8,500.00</u>
 Total for Personal Service	\$24,700.00	\$24,700.00
 Supplies	5,300.00	5,300.00
 Contractual Service	9,630.00	13,630.00
 Maintenance of Equipment	250.00	250.00
 Outlay for Equipment	500.00	500.00
 Totals	\$40,380.00	\$44,380.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 158—

A bill to define the liability of common carriers for damage to freight in certain cases,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Labor, by Mr. Moore, Chairman, reported without recommendation

House Bill No. 65—

A bill to fix maximum hours of service in certain industries,

The report of the committee contained the following statement:

"Your committee feels, in view of the vote on the constitutional amendment permitting legislation of this kind, that the House as a whole should be given an opportunity to consider this bill, if it so desires. Your committee therefore, reports it without recommendation."

Mr. Holland moved that the bill be ordered printed, referred to the Committee of the Whole and placed on the general orders.

The motion prevailed.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 362—

A bill to amend section 17 of chapter 5 of Act No. 283 of the Public Acts of 1909—General Highway Law,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 358—

A bill to amend section 27 of Act No. 283 of the Public Acts of 1909—General Highway Law,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

House Bill No. 318—

A bill to amend section 11 of Act No. 326, Public Acts of 1913—an act to provide for the leasing, control and taxation of certain lands owned by the State,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out section 11 and inserting in lieu thereof a new section to stand as section 11, and to read as follows:

"Sec. 11. The public domain commission shall have no power to lease to any person, firm or corporation, lands of the character described in section one of this act that are now included by any law of the State within a public park: Provided, however, That the said public domain commission may lease to the occupants thereof any land on the so-called St. Clair Flats lying between the lands surveyed along the south channel of the St. Clair river and the lands surveyed along the middle channel of the said St. Clair river under act number one hundred seventy-five of the Public Acts of eighteen hundred ninety-nine, and between the private claims on Harsen's Island and the Muscamoot Bay, for which application is made prior to the * * * (thirty-first day of December, nineteen hundred twenty-one), whenever it shall be made to appear to the satisfaction of said commission that the person, firm or corporation applying for a lease of

any such lands shall have been in occupation thereof, either in person or by his or their grantors since the first day of January, nineteen hundred thirteen, and has made valuable improvements thereon: Provided also, That in leasing such lands the public domain commission is hereby authorized and empowered to make a survey thereof, and upon the completion of such survey cause a duly prepared plat, with the field notes of such survey, to be filed in the offices of the public domain commission. A certified copy of such plat shall be filed with the register of deeds of the county of St. Clair. In leasing such lands the public domain commission shall be governed by the preceding sections of this act."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

A message was received from the Senate requesting the return to the Senate of Senate Bill No. 18 (file No. 19)—

A bill to amend Sec. 7 of Act No. 6, Extra Session of 1907—Mothers' Pension Act.

Mr. Copley moved that the Committee on Judiciary be discharged from the further consideration of the bill.

The motion prevailed.

Mr. Copley then moved that the bill be returned to the Senate in accordance with the request of the Senate therefor.

The motion prevailed.

A message was received from the Senate transmitting
Senate Bill No. 90 (file No. 75), entitled

A bill to amend section 8 of Act No. 369 of the Public Acts of 1919, entitled "An act to supplement existing laws providing for the establishment and maintenance of municipal courts of record and defining the jurisdiction of such courts; to fix the number of judges thereof; to provide a presiding judge; to define the privileges of such presiding judge; to modify the procedure in and extend the jurisdiction of said courts in certain respects, and to provide for the abolishing of any police courts or other courts not of record having exclusive criminal jurisdiction existing in any city in which the provisions of this act become operative," approved May 13, 1919, and to add two new sections to said act to stand as sections 14 and 15 thereof.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title, and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 63 (file No. 51), entitled

A bill to amend section 4 of Act No. 279 of the Public Acts of 1909, entitled "An act to provide for the incorporation of cities and for revising and amending their charters," being compilers' section 3307 of the Compiled Laws of 1915, as last amended by Act No. 262 of the Public Acts of 1919, by adding thereto a new subdivision to stand as subdivision x.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

A message was received from the Senate transmitting
Senate Bill No. 64 (file No. 52), entitled

A bill to amend section 1 of chapter 8 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," being section 2704 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

A message was received from the Senate transmitting Senate Bill No. 65 (file No. 53), entitled

A bill to amend section 1 of chapter 24 of Act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," being section 3106 of the Compiled Laws of 1915..

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

A message was received from the Senate transmitting Senate Bill No. 45 (file No. 33), entitled

A bill to provide for a course of study in fire prevention to be taught in the public schools.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting Senate Bill No. 150 (file No. 109), entitled

A bill to provide a primary election system for the nomination of village officers.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

A message was received from the Senate transmitting Senate bill No. 94 (file No. 79), entitled

A bill to amend the title and sections 4, 5 and 7 of Act No. 227 of the Public Acts of 1915, entitled "An act to provide a standard test and gauge of galvanized wire fence within this State, to provide for the grading of such fence according to such test and gauge, to regulate the use of tags or labels in connection with the sale of such fence within this State, and to provide a penalty for the violation of this act," being sections 2234, 2235 and 2237 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

A message was received from the Senate transmitting Senate bill No. 156 (file No. 113), entitled

A bill to repeal section 5 of Act No. 368 of the Public Acts of 1919, entitled "An act to provide for the licensing of operators of motor vehicles, and the suspension and revocation of such licenses in certain cases," approved May 13, 1919.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate returning House Bill No. 199 (file No. 43)—

A bill to amend the title of and add sections 3, 4, 5, and 6 to Act No. 266 of the Public Acts of 1917—an act relative to school district bonds.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

[March 17

A message was received from the Senate returning
House Bill No. 60 (file No. 34)—

A bill to amend section 1, chapter 7, Act No. 3, Public Acts of 1895—to permit
village corporations to regulate dance halls, etc.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to
the Governor.

A message was received from the Senate returning with amendment
House Bill No. 8 (file No. 9)—

A bill to amend section 2 of Act No. 44 of Public Acts of 1899—an act to pro-
vide for the publication and distribution of public laws and documents.

The following is the amendment made to the bill by the Senate:

Strike out all of Section 2, and insert in lieu thereof the following:

"Section 2. There shall be published of the volume containing the Public
Acts of each session of the Legislature a sufficient number of copies to supply
the following persons, officers, libraries, corporations, and societies with one
copy each, viz: Libraries of (all) State (departments, boards, commissions and)
institutions, * * * members of the Legislature passing such acts, * * *
Senators and Representatives of this State in Congress; the Secretary of State
of the United States, the United States Senate library and the library of Con-
gress; judges and clerks of circuit and district courts of the United States in
this State; justices and clerks of the Supreme Court, judges of the circuit
courts, judges and clerks of the superior and police courts; (all) county (offi-
cers); supervisors (and) clerks * * * of townships; clerks * * * of
incorporated villages and cities; (justices of the peace of townships, villages
and cities actually serving as such); public, free and incorporated libraries
(and bar association libraries.) In addition to the foregoing, there may be
published of said Public Acts such further number of copies as the Secretary
of State shall deem needful and two hundred copies thereof shall be deposited
in the State library for use in said library and for exchanges, and the re-
maining copies shall be deposited in the office of the Secretary of State for
sale and future distribution. And the Secretary of State is further authorized
to publish and distribute to all persons who shall require them, in pamphlet
form, duly annotated and indexed, compilations of the general laws upon the
following subjects: (General and primary) elections; biennial supplement to
the township officers' guide; all acts of a general nature given immediate
effect by the Legislature, within thirty days after their passage; and such
other subjects as he may deem necessary and as may be approved by the
Board of State Auditors. The Auditor General shall publish and distribute all
pamphlets of the general tax law of all other laws relating to the revenues
of the State. * * * (in such form and in such quantities as the Board of
State Auditors may deem necessary.)"

The message informed the House of Representatives that the Senate had passed
the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

Introduction of Bills.

Mr. Frick introduced

House Bill No. 369, entitled

A bill to amend section 4 of Act No. 296 of the Public Acts of 1917, entitled
"An act concerning industrial banks, defining the same and providing for their
incorporation, powers, supervision and control," approved May tenth, 1917, as
amended by Act No. 420 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Com-
mittee on Private Corporations.

Mr. Copley introduced

House Bill No. 370, entitled

A bill to amend section 12 of Act No. 65 of the Public Acts of 1919, entitled
"An act relative to free schools of cities having a population of two hundred
fifty thousand or over, and comprising a single school district."

The bill was read a first and second time by its title and referred to the Com-
mittee on Education.

Mr. Manwaring introduced
House Bill No. 371, entitled

A bill to authorize any school district of Michigan to employ one or more school physicians and school nurses.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Brown introduced

House Joint Resolution No. 11, entitled

A joint resolution proposing an amendment to section 9 of article 5 of the State Constitution with reference to the compensation of members of the Legislature.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Mr. Johnson introduced

House Bill No. 372, entitled

A bill to define the crimes of manslaughter and negligent homicide, when committed by the operation of a vehicle, and to prescribe penalties for said crimes.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Haan introduced

House Bill No. 373, entitled

A bill to amend section 9 of Act No. 285 of the Public Acts of 1909, entitled "An act to provide for the creation of a Department of Labor; to prescribe its powers and duties; to regulate the employment of labor; to make an appropriation for the maintenance of such department, and to prescribe penalties for the violation of this act," being section 5330 of the Compiled Laws of 1915, as amended by Act No. 341 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Sanson introduced

House Bill No. 374, entitled

A bill to amend section 4 of Act No. 241 of the Public Acts of 1903, entitled "An act for the establishment of county normal training classes and for the maintenance and control of the same," being section 5946 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Nevins introduced

House Bill No. 375, entitled

A bill to compel common carriers owning stockyards in this State from which live stock is being shipped, to construct and maintain covered yards, and to provide penalties for violations thereof.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Case introduced

House Bill No. 376, entitled

A bill to amend section 30 of Act No. 44 of the Public Acts of 1899, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this State, now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan."

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Third Reading of Bills.

Mr. Hart moved that House Bill No. 22 (file No. 70) be placed at the head of the order of Third Reading of Bills.

The motion prevailed.

Mr. Haan moved that there be a call of the House.

The motion prevailed.

Proceedings Under the Call.

The roll of the House was called by the Clerk, who reported that there were no absentees without leave.

Mr. Jerome moved that the House proceed with the regular order of business under the call.

The motion prevailed.

The House resumed the regular order of business.

House Bill No. 22 (file No. 70), entitled

A bill to define the crime of murder in the first degree, to prescribe the penalty therefore, to prescribe the necessary regulations, to execute the penalty imposed in certain cases, and to repeal Section 15,192 of the Compiled Laws of 1915.

Was read a third time, and, the question being on its passage,

Mr. Evans moved to amend the bill by adding a new section to stand as Sec. 16 and to read as follows:

"Sec. 16. This act shall not become operative unless and until it is submitted to a vote of the qualified electors of the State at the next general election and is ratified by a majority of the electors voting thereon."

Mr. Culver demanded the yeas and nays.

The demand was seconded.

The motion made by **Mr. Evans** then did not prevail, a majority of all the members-elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Allard	Mr. Hart	Mr. Meggison	Mr. Rauchholz
Averill	Hubbard	Menerey	Rowe
Braman	Jensen	Miles	Town
Bryan	Jerome	Miller, Geo. H.	Vine
Case	Jewell	Morrison	Wade
Dunn	Locke	Mosier	Watson
Evans	McKeon	Olmsted	Wells
Harris	Manwaring	Palmer	
			31

NAYS.

Mr. Aldrich	Mr. Emerson	Mr. Johnson	Mr. Rankin
Atwood	Ewing	Kirby	Rasmussen
Barnard	Farrier	Kooyers	Read
Brown	Francis	Ladd	Robinson
Burnham	Frick	Lee	Sanson
Byrum	Fuller	Leedy	Sargent
Chase	Glaspie	Lennon	Smith
Coleman	Gowdy	Lewis	Stevenson
Copley	Green	Liddy	Strauch
Culver	Haan	MacDonald	Strom
Curtis	Hall	Miller, Wm. F.	Titus
Dacey	Hartway	Moore	Townsend
Dafoe	Henze	Nevins	Warner, Jos. E.
Danz	Holland	O'Brien	Weish
Dean	Hopkins	Pitkin	Woodruff
DeWitt	Hunter	Ramsey	Speaker

Mr. Copley moved to amend the bill by inserting in line 1 of section 15 after the word "Section" the words "1 of chapter 153 of the Revised Statutes of 1846 being section."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Stevenson moved to amend the bill by inserting in line 15 of section 1 after the word "same" the words "Provided further, That no defendant convicted wholly by circumstantial evidence shall be punished by death."

Mr. Stevenson demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Stevenson then prevailed, a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Johnson	Mr. Rankin
Allard	Evans	Kirby	Rasmussen
Atwood	Ewing	Ladd	Rauchholz
Averill	Francis	Lee	Rowe
Barnard	Fuller	Lennon	Sanson
Braman	Glaspie	Lewis	Sargent
Brown	Gowdy	Locke	Smith
Bryan	Green	MacDonald	Stevenson
Burnham	Haan	McKeon	Strauch
Byrum	Hall	Meggison	Town
Case	Harris	Menerey	Townsend
Chase	Hart	Miles	Vine
Coleman	Henze	Miller, Geo. H.	Wade
Culver	Holland	Miller, Wm. F.	Warner, Jos. E.
Curtis	Hopkins	Morrison	Watson
Dacey	Hubbard	Mosier	Wells
Danz	Hunter	Nevins	Welsh
DeWitt	Jensen	Olmsted	Woodruff
Dunn	Jewell	Palmer	

75

NAYS.

Mr. Copley	Mr. Jerome	Mr. Moore	Mr. Robinson
Dafoe	Kooyers	O'Brien	Strom
Farrier	Leedy	Pitkin	Titus
Frick	Liddy	Ramsey	Speaker
Hartway	Manwaring	Read	

19

Mr. Leedy, having reserved the right to explain his vote, made the following statement:

"It seems to me that, with the acceptance of this amendment, we largely defeat the purpose of this bill. The man who premeditates murder, and that is the man you are not going to get if this amendment is adopted, commits murder in secret, and doesn't expect to get caught, and will evade this punishment. It is for this reason that I voted as I did on this amendment."

Mr. Rowe moved to amend the bill by striking out of line 6 of Sec. 14 the word "shall" and inserting in lieu thereof the word "may."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Strom moved to reconsider the vote by which the amendment offered by Mr. Stevenson had been adopted.

Mr. Copley demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Strom then did not prevail, a majority of all the members present not voting therefor by yeas and nays as follows:

YEAS.

Mr. Case	Mr. Glaspie	Mr. Locke	Mr. Strauch
Copley	Hartway	Manwaring	Strom
Dafoe	Jerome	O'Brien	Titus
Dunn	Kooyers	Pitkin	Wade
Ewing	Leedy	Ramsey	Wells
Farrier	Lewis	Read	Speaker
Frick	Liddy		26

NAYS.

Mr. Aldrich	Mr. Emerson	Mr. Johnson	Mr. Palmer
Allard	Evans	Kirby	Rankin
Atwood	Francis	Ladd	Rasmussen
Averill	Fuller	Lee	Rauchholz
Barnard	Gowdy	Lennon	Robinson
Braman	Green	MacDonald	Rowe
Brown	Haan	McKeon	Sanson
Bryan	Hall	Meggison	Sargent
Burnham	Harris	Menerey	Smith
Byrum	Hart	Miles	Stevenson
Chase	Henze	Miller, Geo. H.	Town
Coleman	Holland	Miller, Wm. F.	Townsend
Culver	Hopkins	Moore	Vine
Curtis	Hubbard	Morrison	Warner, Jos. E.
Dacey	Hunter	Mosier	Watson
Danz	Jensen	Nevins	Welsh
Dean	Jewell	Olmsted	Woodruff
DeWitt			69

Mr. Haan moved that the rules be suspended for the purpose of permitting a motion to limit the length of speeches to fifteen minutes.

The motion did not prevail, two-thirds of all the members present not voting therefor.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lewis	Mr. Rankin
Allard	Glaspie	Liddy	Rasmussen
Atwood	Gowdy	Locke	Rauchholz
Averill	Haan	Meggison	Read
Brown	Hart	Moore	Sanson
Coleman	Henze	Morrison	Stevenson
Copley	Hubbard	Nevins	Strauch
Danz	Jewell	O'Brien	Strom
Dean	Johnson	Olmsted	Townsend
DeWitt	Kooyers	Palmer	Vine
Emerson	Lee	Pitkin	Warner, Jos. E.
Evans	Leedy	Ramsey	Speaker
Ewing			49

NAYS.

Mr. Barnard	Mr. Farrier	Mr. Kirby	Mr. Robinson
Braman	Francis	Ladd	Rowe
Bryan	Fuller	Lennon	Sargent
Burnham	Green	MacDonald	Smith
Byrum	Hall	McKeon	Titus
Case	Harris	Manwaring	Town
Chase	Hartway	Menerey	Wade
Culver	Holland	Miles	Watson
Curtis	Hopkins	Miller, Geo. H.	Wells
Dacey	Hunter	Miller, Wm. F.	Welsh
Dafoe	Jensen	Mosier	Woodruff
Dunn	Jerome		46

Mr. Evans moved to reconsider the vote by which the House did not pass the bill.

Mr. Liddy demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Evans then did not prevail, a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lewis	Mr. Rasmussen
Allard	Frick	Liddy	Rauchholz
Atwood	Glaspie	Locke	Read
Brown	Gowdy	Meggison	Sanson
Coleman	Hart	Morrison	Stevenson
Copley	Henze	O'Brien	Strauch
Danz	Hubbard	Olmsted	Strom
Dean	Johnson	Palmer	Townsend
DeWitt	Kooyers	Pitkin	Vine
Dunn	Lee	Ramsey	Warner, Jos. E.
Emerson	Leedy	Rankin	Speaker
Evans			45

NAYS.

Mr. Averill	Mr. Francis	Mr. Kirby	Mr. Nevins
Barnard	Fuller	Ladd	Robinson
Braman	Green	Lennon	Rowe
Bryan	Haan	MacDonald	Sargent
Burnham	Hall	McKeon	Smith
Byrum	Harris	Manwaring	Titus
Case	Hartway	Menerey	Town
Chase	Holland	Miles	Wade
Culver	Hopkins	Miller, Geo. H.	Watson
Curtis	Hunter	Miller, Wm. F.	Wells
Dacey	Jensen	Moore	Welsh
Dafoe	Jerome	Mosier	Woodruff
Farrer	Jewell		50

Mr. Moore, having reserved the right to explain his vote, made the following statement:

"I reserved the right to explain my vote on the reconsideration of the vote by which this bill was defeated and wish to make the following explanation: Twice this afternoon the House has voted on this bill, once on the amendment and once on the body of the bill. I don't think there has been a measure more prominently in the minds of this legislative body since it convened than this particular bill. We have had an open discussion. Personally, I am in favor of the bill and am sorry it did not receive the one or two extra votes in order to pass it, but I don't believe it is a good practice, after the members of the House of Representatives have all expressed themselves, to reconsider this in order to have the opportunity to jockey around to get the few necessary votes to put it over. I, therefore, voted 'no.'"

Mr. Haan, having reserved the right to explain his vote, made the following statement:

"I never had a harder time trying to decide how to vote than I had this afternoon. When I came here this afternoon I had not made up my mind, but after listening to the debates pro and con I came to the conclusion to vote 'aye' in favor of the bill. I voted 'no' on the reconsideration because I believed this bill was too important for us to do any lobbying on. I feel that would be the only purpose for a motion to reconsider. I believe we had fair time and should leave the matter as it now stands."

Mr. Strom moved that all further proceedings under the call be dispensed with.

The motion prevailed.

By unanimous consent the House took up the order of

Motions and Resolutions.

Mr. Ramsey moved that the hour of the meeting of the House on Friday, March 18, be fixed at 9:00 o'clock a. m.

The motion prevailed.

Mr. Curtis moved that when the House adjourns on Friday, March 18, it stand adjourned until Monday, March 21, at 8:30 o'clock p. m.

The motion prevailed.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 141—

A bill to make appropriations for State Highway Department.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line six of section one all after the word "purposes" and inserting in lieu thereof the following:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Commissioner	\$7,500.00	\$7,500.00
Commissioner, Deputy Legal	4,500.00	4,500.00
Commissioner, Deputy Engineer	5,000.00	5,000.00
Chief Engineer	5,000.00	5,000.00
Division Engineers—6, at not to exceed \$4,000 per annum for any one Division Engineer.....	22,500.00	22,500.00
Assistant Division Engineers—7, at not to exceed \$3,000 per annum for any one Assistant Division Engineer	18,300.00	18,300.00
District Engineers—9, at not to exceed \$3,500 per annum for any one District Engineer	31,000.00	31,000.00
Assistant District Engineers—22, at not to exceed \$2,750 per annum for any one Assistant District Engineer.	51,300.00	51,300.00
Engineers, Surveyors and Draftsmen—112, at \$900-\$2,000	15,000.00	15,000.00
Accountants and Auditors—6, at not to exceed \$2,000 per annum for any one Accountant or Auditor.....	8,900.00	8,900.00
Bookkeepers—4, at \$900-\$1,600.....	4,700.00	4,700.00
Clerks—12, Chief Clerk at not to exceed \$1,800—11 Assistants at not to exceed \$1,200.....	12,800.00	12,800.00
Stenographers—22, Chief Stenographer at not to exceed \$1,600—21 Assistant Stenographers at not to exceed \$1,200	30,000.00	30,000.00
Janitors and Messengers—3	2,600.00	2,600.00
Advisory Board and other Sundry Per Diem Charges.....	1,000.00	1,000.00
 Totals for Personal Service.....	 \$220,100.00	 \$220,100.00
 Supplies	 35,000.00	 35,000.00
Contractual Service	34,650.00	34,650.00
Maintenance of Equipment	12,400.00	12,400.00
Outlay for Equipment	27,500.00	19,400.00
Surveys, Plans and Roads	60,000.00	50,000.00
State Rewards, Single, Repair and Trunk Line.....	1,250,000.00	1,250,000.00
Single Reward Bridge Construction and Maintenance of Trunk Line Bridge Maintenance.....	400,000.00	400,000.00
Trunk Line and Federal Aid Maintenance.....	1,250,000.00	1,250,000.00
Assessment District Administration	50,000.00	
 Totals	 \$3,339,650.00	 \$3,521,550.00

Each of such amounts shall be used solely for the specific purposes stated: Provided, That if the aggregate of the fees derived from the registration of motor vehicles, drivers and chauffeurs, shall be less than the amount estimated and appropriated hereby, then the amount of such difference shall be deducted from the sum specified for the payment of state rewards; and any surplus of moneys received by the State Highway Department from said fees shall be applied to maintenance or rewards for highways in the manner and for the purposes provided by law. Any balance remaining to the credit of any of the funds of said department at the close of either fiscal year may be retained in said funds for the purposes thereof, to the extent shown necessary by the certificate of the State Highway Commissioner, filed with the State Administrative Board, to pay for construction work uncompleted, in accordance with outstanding contracts, and for the payment of rewards on roads under construction.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Moore moved that the House take a recess until 7:30 o'clock p. m.
The motion prevailed.

After Recess.

7:30 o'clock p. m.

The House was called to order by the Speaker pro tem.

Mr. Culver moved that Mr. Gowdy be excused from the remainder of today's session and the session of tomorrow.

The motion prevailed.

The House resumed the order of

Third Reading of Bills.

House Bill No. 259 (file No. 31), entitled

"An act to amend section 39 of Act No. 183 of the Public Acts of 1897, entitled 'An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan,' the same being section 14506 of the Compiled Laws of 1915."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. DeWitt	Mr. Kooyers	Mr. Olmsted
Allard	Evans	Ladd	Pitkin
Atwood	Ewing	Lee	Rankin
Averill	Francis	Leedy	Rasmussen
Barnard	Frick	Lennon	Rauchholz
Braman	Fuller	Lewis	Read
Brown	Green	Liddy	Robinson
Burnham	Hall	Locke	Rowe
Byrum	Harris	MacDonald	Sanson
Chase	Henze	McKeon	Sargent
Coleman	Holland	Manwaring	Strauch
Copley	Hopkins	Meggison	Town
Culver	Hubbard	Menerey	Townsend
Curtis	Hunter	Miles	Vine
Dacey	Jensen	Moore	Wade
Dafoe	Jewell	Morrison	Warner, Jos. E.
Danz	Johnson	Nevins	Watson
Dean	Kirby	O'Brien	Speaker pro tem

NAYS.

The House agreed to the title of the bill.

House Bill No. 282 (file No. 82), entitled

A bill to amend section 20 of chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being section 5667 of the Compiled Laws of 1915.

Was read a third time, and, the question being on its passage,

Mr. Burnham moved to amend the bill by striking out of line 53 of section 20 the words "nine months" and inserting in lieu thereof the words "seven months."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Leedy moved to amend the bill by inserting in line 53 of section 20 after the word "districts" the words: "Provided, That when two teachers are employed in rural schools there may be only seven months school."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Menerey moved to amend the bill by striking out of line 53 of section 20 the word "nine" and inserting in lieu thereof the word "five."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Smith moved that the further consideration of the bill be postponed until Friday, March 18.

The motion prevailed.

Senate Bill No. 93 (file No. 78), entitled

A bill to charge out unexpended balances of certain appropriations,

Was read a third time, and, the question being on its passage,

Mr. Jerome moved to amend the bill by inserting at the end of line 2 of section 1 the words "repealed and."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Jerome moved to amend the bill, by adding at the end of Section 1 the following: "Provided further, That this act shall not apply to appropriations provided for by Acts No. 178 of the Public Acts of 1919, relative to the University of Michigan, and No. 204 of the Public Acts of 1919, relative to the Michigan Agricultural College."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Brown moved that the further consideration of the bill be postponed until Thursday, March 24.

The motion did not prevail.

Mr. Haan moved that the bill be made a special order for Tuesday, March 22, at 3:00 o'clock p. m.

The motion did not prevail.

Mr. Glaspie moved to amend the bill by inserting at the end of Sec. 1 the words "Provided further, That the unexpended balance appropriated for the Adrian School for Girls be excepted."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The Speaker resumed the chair.

Mr. Haan moved that the bill be made a special order for Wednesday, March 23, at 2:30 o'clock p. m.

The motion did not prevail.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Leedy	Mr. Rasmussen
Allard	Farrier	Lennon	Rauchholz
Atwood	Francis	Lewis	Read
Barnard	Frick	Liddy	Robinson
Braman	Fuller	Locke	Rowe
Brown	Glaspie	MacDonald	Sanson
Burnham	Green	McKeon	Sargent
Byrum	Hall	Manwaring	Smith
Case	Harris	Meggison	Stevenson
Chase	Hart	Menerey	Strauch
Coleman	Hopkins	Miles	Titus
Copley	Hubbard	Miller, Wm. F.	Town
Culver	Jensen	Moore	Vine
Curtis	Jerome	Morrison	Wade
Dafoe	Jewell	Nevins	Warner, Jos. E.
Danz	Johnson	O'Brien	Watson
Dean	Kirby	Olmsted	Wells
DeWitt	Kooyers	Pitkin	Welsh
Dunn	Ladd	Ramsey	Woodruff
Emerson	Lee	Rankin	Speaker
Evans			

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NAYS.

Mr. Averill	Mr. Haan	Mr. Henze	Mr. Holland
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The question being on agreeing to the title of the bill,
 Mr. Jerome moved to amend the title so as to read as follows:
 A bill to repeal and charge out unexpended balances of certain appropriations.
 The motion prevailed.
 The title as amended was then agreed to.

Mr. Jerome moved that the bill be given immediate effect.
 The motion prevailed, two-thirds of all the members-elect voting therefor.
 Mr. Jerome moved that the Committee on Ways and Means be given leave to sit during this session of the House.
 The motion prevailed.

House Bill No. 105 (file No. 83), entitled
 A bill to amend section 9 of Act No. 302 of the Public Acts of 1915, entitled "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being section 4805 of the Compiled Laws of 1915, as amended by Act No. 383 of the Public Acts of 1919.

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Dunn	Mr. Kooyers	Mr. Morrison
Averill	Emerson	Ladd	Nevins
Barnard	Ewing	Lee	Olmsted
Braman	Francis	Leedy	Ramsey
Burnham	Glaspie	Lewis	Rankin
Case	Haan	Liddy	Robinson
Chase	Hall	MacDonald	Rowe
Culver	Harris	Manwaring	Sanson

Mr. Dafoe
Danz
Dean
DeWitt

Mr. Henze
Holland
Hubbard
Jewell

Mr. Meggison
Menerey
Miles
Miller, Wm. F.

Mr. Sargent
Stevenson
Titus
Welsh

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NAYS.

Mr. Allard
Atwood
Brown
Coleman
Curtis
Evans
Frick

Mr. Fuller
Hopkins
Johnson
Kirby
Lennon
Locke
McKeon

Mr. Moore
O'Brien
Pitkin
Rasmussen
Rauchholz
Read

Mr. Smith
Strauch
Town
Vine
Warner, Jos. E.
Speaker

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Mr. O'Brien, having reserved the right to explain his vote, made the following statement:

"Mr. Speaker and Gentlemen of the House:

It is the first time in my experience in the House that I have ever offered to explain my vote. I yield to no man in fealty to the Upper Peninsula. I have resided there for thirty-three years; everything I have in the World is there; but first of all I am a Michigan man. I appreciate every word that Mr. Evans has said with reference to our highway fund; that if this bill passed and became a law the funds would have to be raised in some other way to carry on the highway improvements in the State. We have four Institutions in the Upper Peninsula, which I consider of vast importance to the Upper Peninsula and the State. They are seeking appropriations. One of these institutions is recognized as one of the best of its kind in the United States. While I may appear voting against the interests of my people, I did so in the interest of those institutions, and for these reasons I voted 'no' on this bill."

Pending the third reading of

House Bill No. 246 (file No. 85), entitled

A bill to prohibit the payment of commissions, etc., to those furnishing material for public works.

Mr. Byrum moved that the bill be re-referred to the Committee on Roads and Bridges.

The motion prevailed.

Mr. Ramsey moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, March 18 at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FORTY-FIVE.

Lansing, Friday, March 18, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Major Rolph Duff, of Lansing, offered the invocation:
"May we not all join in that prayer which our Lord gave to His disciples, and through them to us and to His followers for all times:
Our Father which art in Heaven, hallowed be Thy name. Thy kingdom come, Thy will be done, in earth as it is in Heaven. Give us this day our daily bread, and forgive our trespasses as we forgive those who trespass against us. Lead us not into temptation, but deliver us from evil; for Thine is the kingdom, the power, and the glory forever. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Butler, Gettel, Gowdy, Lord, Osborn, and Reutter.

The following members were absent without leave: Messrs. Chase, Farrier, Frick, Glaspie, Haan, Jerome, Lennon, Geo. H. Miller, Wm. F. Miller, Moore, Olmsted, Palmer, Titus, and Welsh.

Mr. Ewing moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Dean asked and obtained indefinite leave of absence after today's session.

Messrs. Averill, Rauchholz, and McKeon asked and obtained leaves of absence from Monday's session.

Presentation of Petitions.

Mr. Allard presented
Petition No. 205.

Petition of J. Mark Harvey and 57 other citizens of Cass, St. Joseph, Calhoun, Branch and Jackson Counties urging the construction of a State trunk line highway commencing at Cassopolis on trunk line No. 60 and extending to the St. Joseph County line.

The petition was referred to the Committee on Roads and Bridges.

Mr. O'Brien presented
Petition No. 206.

Petition of Flora B. Bonanko and 26 other members of the Crystal Falls Federated Woman's Club favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 207.

Petition of E. L. Bunting and 83 other citizens of Shiawassee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Strom presented
Petition No. 208.

Petition of Sybrant C. Westra and 145 other members of the 126th Infantry, Michigan National Guard, Grand Rapids, favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Friday, March 18:

House Bill No. 84 (file No. 100)—

A bill to make appropriations for the Circuit Judges of Michigan, etc.;

House Bill No. 66 (file No. 101)—

A bill to repeal Act No. 26, Public Acts of 1919—an act to create the Michigan State Police;

House Bill No. 63 (file No. 102)—

A bill to license the business of making loans in certain cases;

House Bill No. 166 (file No. 103)—

A bill to require railroad companies to maintain signal lights at switches;

House Bill No. 290 (file No. 104)—

A bill to amend the title and section 1 of Act No. 88, Public Acts of 1913—an act empowering boards of supervisors to levy a special tax for advertising agricultural advantages;

House Bill No. 267 (file No. 105)—

A bill to amend section 2 of Act No. 275, Public Acts of 1911—an act to provide for the protection of game and birds;

House Bill No. 233 (file No. 106)—

A bill to amend sections 27, 28 and 39, chapter 10, Act No. 203, Public Acts of 1917—to make provisions relative to challengers at elections;

House Bill No. 188 (file No. 107)—

A bill to amend section 2, chapter 2, Act No. 126, Public Acts of 1917—to require additional information for the registration of electors;

House Bill No. 190 (file No. 108)—

A bill to amend chapter 25, Act No. 203, Public Acts of 1917—to fix a penalty for failure of election officials to report for duty;

House Bill No. 148 (file No. 109)—

A bill to provide for election of delegates to county political conventions;

House Bill No. 258 (file No. 110)—

A bill to amend section 1 of Act No. 113, Public Acts of 1877—an act to revise the law providing for the incorporation of mining companies;

House Bill No. 330 (file No. 111)—

A bill to repeal Act No. 576, Local Acts of 1905—an act to provide for the election of a county drain commissioner in Ingham County;

House Bill No. 262 (file No. 112)—

A bill to amend section 8, chapter 6, Act No. 254, Public Acts of 1897—an act to provide for the construction of drains;

House Bill No. 271 (file No. 113)—

A bill to permit the spearing of grass pike and suckers in certain streams in Jackson County;

Senate Bill No. 177 (file No. 130)—

A bill to amend section 4 of Act No. 296 of the Public Acts of 1917—an act concerning industrial banks;

Senate Bill No. 178 (file No. 131)—

A bill to amend section 4 of Act No. 279 of the Public Acts of 1909—an act to provide for the incorporation of cities;

Senate Bill No. 179 (file No. 132)—

A bill for the pecuniary relief of needy and deserving adult blind inhabitants;

Senate Bill No. 180 (file No. 133)—

A bill to provide a State teachers' retirement system and retirement fund for retirement of teachers in certain cases;

Senate Bill No. 181 (file No. 134)—

A bill to amend Act No. 157 of the Laws of Michigan of 1867—to define and limit the amount of money which may be voted by townships, for the purpose of erecting buildings;

Senate Bill No. 182 (file No. 135)—

A bill to amend the title and sections 1, 2, 3 and 4 of Act No. 9 of the Public Acts of 1917—to provide for the better protection and preservation of game and fur-bearing animals;

Senate Bill No. 183 (file No. 136)—

A bill to provide for the appointment of an assignment clerk in circuit courts in counties having a population in excess of five hundred thousand;

Senate Bill No. 184 (file No. 137)—

A bill prescribing the fees, taxes and charges to be paid by corporations doing or seeking to do business in this State;

Senate Bill No. 185 (file No. 138)—

A bill fixing the liability of parents for the support of their children;

Senate Bill No. 186 (file No. 139)—

A bill to amend section 1 of Act No. 20 of the Public Acts of 1867—relative to recording deeds, mortgages and instruments of record.

Mr. Glaspie entered the House and took his seat.

Reports of Standing Committees.

The Committee on Michigan Farm Colony for Epileptics, by Mr. Bryan, Chairman, reported

House Bill No. 108—

A bill to make appropriations for the Michigan Farm Colony for Epileptics, With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one and inserting in lieu thereof the following to be known as Section one:

"Section 1. There is hereby appropriated from the General Fund for the Michigan Farm Colony for Epileptics for the fiscal year ending June thirty, nineteen hundred twenty-two, the sum of two hundred sixty-seven thousand five hundred fifty-nine dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of two hundred thirty-three thousand one hundred fifty-nine dollars for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Superintendent	\$4,000.00	\$4,000.00
Other Personal Service	88,149.00	88,149.00
 Totals for Personal Service	 \$92,149.00	 \$92,149.00
 Supplies:		
Fuel	35,000.00	35,000.00
Provisions	50,000.00	50,000.00
Clothing	15,000.00	15,000.00
Other supplies	11,050.00	11,050.00

Contractual Service	\$4,200.00	\$4,200.00
Maintenance of Land	2,300.00	2,300.00
Maintenance of Structures and Improvements.....	5,000.00	5,000.00
Maintenance of Equipment	4,950.00	4,950.00
Drains		2,000.00
Completion of Cottage No. 7.....	20,000.00	
Streets, roads and driveways	2,000.00	500.00
Sidewalks and steps	500.00	500.00
Sewers		500.00
Reservoirs, standpipes and wells		1,000.00
Fences	150.00	150.00
Boilers	14,900.00	
Outlay for equipment	10,360.00	8,860.00
 Totals	 \$267,559.00	 \$233,159.00"

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

Messages from the Senate.

The Speaker laid before the House

House Bill No. 8 (file No. 9)—

A bill to amend section 2 of Act No. 44 of Public Acts of 1899—an act to provide for the publication and distribution of public laws and documents.

The bill was received from the Senate on Thursday, March 17, with an amendment made by the Senate, consideration of which was postponed until today under the rules.

(For amendment see p. 412 of House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

Mr. Culver moved that the bill be laid over one day.

The motion prevailed.

A message was received from the Senate returning

House Bill No. 151 (file No. 27)—

A bill to amend sections 2, 8, 10, 14, 17, 18, 26, 27, 29, 30, 42, 47, 48 and 63 of Act No. 59, Public Acts of 1915—general highway law.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

Mr. Kirby moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Messrs. Jerome and Welsh entered the House and took their seats.

A message was received from the Senate returning with amendments

House Bill No. 57 (file No. 8)—

A bill to amend section 16 of Act No. 302, Public Acts of 1915—an act to regulate use of motor vehicles.

The following are the amendments made to the bill by the Senate:

(1) Section 16, line 36, after the word "vehicles of", strike out "one ton" and insert in lieu thereof "one and one-half tons."

(2) Section 16, line 40, after the word "truck", insert "Provided, However, that the provisions of this act shall not apply to cities having a population of 250,000 or over."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning House Bill No. 51 (file No. 3)—

A bill to create a State Department of Agriculture.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with amendments House Bill No. 120 (file No. 20)—

A bill to prohibit unnaturalized foreign-born residents from hunting wild game.

The following are the amendments made to the bill by the Senate:

(1) Section 7, line 2, after the word "have," strike out the words "the power of summary conviction pertaining to," and insert in lieu thereof "jurisdiction over."

(2) Section 7, line 6, after the word "commenced," strike out the words "with affidavit" and insert in lieu thereof "by complaint" also insert in said line 6 after the word "made," "and warrant issued."

(3) Amend by adding two new sections to stand as sections nine and ten, and to read as follows:

"Section 9. The sheriff of each county in this State upon the recommendation of at least two citizens of the State is hereby authorized to issue a permit to any unnaturalized foreign-born resident to possess fire arms, upon a written application being made to him stating the name and address of such applicant and the necessity for such permit. Any permits issued under this section may be revoked by said sheriff at any time. It shall be the duty of the sheriff of each county in the State to furnish the State Game Commissioner with a list of the names of the persons to whom he issues such permits."

Sec. 10. This act shall not apply to any soldier or sailor now in the service of the United States, or who has been honorably discharged therefrom, nor to any person holding an unrevoked permit issued as provided for in the preceding section."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning House Bill No. 10 (file No. 45)—

A bill prescribing qualifications for admission to Michigan Soldiers' Home.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

Mr. Lee moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate, transmitting Senate Bill No. 49 (file No. 37), entitled

A bill to provide for issuance of hawkers' and peddlers' licenses to ex-soldiers without cost.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate, transmitting
Senate Bill No. 119 (file No. 101), entitled

A bill to amend section 5 of Act No. 372 of the Public Acts of 1919, entitled "An act to provide a primary election system for the nomination of township officers," approved May 13, 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

A message was received from the Senate transmitting
Senate Bill No. 5 (file No. 5), entitled

A bill to provide for the sufficiency of train crews on passenger and freight trains and light engines operating outside of yard limits within the State of Michigan, and to fix a penalty for the violation thereof.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

A message was received from the Senate transmitting the following resolution:
Senate Concurrent Resolution No. 14

A resolution requesting the Congress of the United States to enact legislation providing for an official study of the subject of immigration.

Whereas, There is at present no authoritative and reliable source of information relating to the subject of immigration and its varied phases, and

Whereas, This subject is one that has an important, if not a vital bearing upon our domestic affairs, our international relations, and upon our future national welfare, and

Whereas, incorrect and dangerous conceptions of immigration result from the publication and dissemination of unrelated facts, unanalyzed statistics, and of unreliable, untrustworthy and prejudiced statements; therefore, be it

Resolved by the Senate (the House of Representatives concurring), That the President of the United States and our Senators and Representatives in Congress be and they hereby are requested and urged to take such steps as may be necessary to provide for an adequate official study of all phases of the subject of immigration, to the end that there shall be made available authoritative information upon which an intelligent public opinion may be formed and appropriate legislation may be based.

Resolved, That the Secretary of the Senate shall cause copies of this resolution to be immediately transmitted to the President of the United States and to each of our Senators and Representatives in Congress.

The resolution was referred to the Committee on Federal Relations.

Mr. Chase entered the House and took his seat.

Introduction of Bills.

Mr. Dean introduced

House Bill No. 377, entitled

A bill making an appropriation for building, equipping and operating a fish hatchery at the mouth of the Saginaw River in Bay county, for hatching perch, wall-eyed pike and other food fish for planting in the Great Lakes and inland waters of the State of Michigan, said fish hatchery to be built, equipped and operated by the State Board of Fish Commissioners, and to provide a tax to meet the same.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Green introduced
House Bill No. 378, entitled

A bill to make appropriations for the Michigan Reformatory at Ionia for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan Reformatory.

Mr. Case introduced
House Bill No. 379, entitled

A bill to amend the title, and sections 1, 2, 3, 4, 6, 7, 8, 9, 10, 11 and 12 of Act No. 319 of the Public Acts of 1909, entitled "An act to provide for the examination, regulation, licensing, and registration of nurses and for the punishment of offenders against this act" being sections 6916, 6917, 6918, 6919, 6921, 6922, 6923, 6924, 6925, 6926, and 6927 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Welsh introduced
House Bill No. 380, entitled

A bill to provide for the appointment of police court clerks in cities having a population of more than one hundred thousand and less than two hundred thousand.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

Third Reading of Bills.

House Bill No. 268 (file No. 78), entitled

A bill to amend section 1 of Act No. 171 of the Public Acts of 1899, entitled "An act to set aside the submerged and swamp lands in the State of Michigan bordering upon the great lakes and the bayous thereof for a public park, defining the limits thereof and providing for its care and management," being compilers' section 400 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Kooyers	Mr. Rankin
Allard	Francis	Ladd	Rasmussen
Braman	Fuller	Lee	Rauchholz
Brown	Glaspie	Leedy	Read
Bryan	Green	Lewis	Rowe
Burnham	Hall	Liddy	Sargent
Byrum	Harris	Locke	Stevenson
Case	Hart	MacDonald	Strauch
Coleman	Hartway	McKeon	Strom
Culver	Henze	Meggison	Townsend
Curtis	Holland	Menerey	Vine
Dafoe	Hubbard	Miles	Wade
Danz	Hunter	Morrison	Warner, Jos. E.
Dean	Jensen	Mosier	Watson
DeWitt	Jerome	Nevins	Wells
Dunn	Jewell	O'Brien	Welsh
Emerson	Johnson	Pitkin	Woodruff
Evans	Kirby	Ramsey	Speaker

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NAYS.

0

The House agreed to the title of the bill.

House Bill No. 232 (file No. 84), entitled

A bill to amend section 18 of chapter 4 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," being section 4364 of the Compiled Laws of 1915, as amended by Act No. 116 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Ladd	Mr. Rasmussen
Allard	Ewing	Lee	Rauchholz
Braman	Fuller	Leedy	Rowe
Brown	Glaspie	Lewis	Sanson
Bryan	Green	Liddy	Sargent
Burnham	Hall	Locke	Strauch
Byrum	Harris	MacDonald	Strom
Case	Hart	McKeon	Town
Chase	Henze	Meggison	Townsend
Coleman	Holland	Menerey	Vine
Culver	Hubbard	Morrison	Wade
Curtis	Hunter	Mosier	Warner, Jos. E.
Dafoe	Jensen	Nevis	Watson
Danz	Jerome	O'Brien	Wells
Dean	Jewell	Pitkin	Welsh
DeWitt	Johnson	Ramsey	Woodruff
Dunn	Kooyers	Rankin	Speaker
Emerson			

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NAYS.

0

The House agreed to the title of the bill.

House Bill No. 272 (file No. 86), entitled

A bill to amend section 5 of Act No. 272 of the Public Acts of 1919, entitled "An act to protect the public health; to prevent the spreading of venereal diseases, to prescribe the duties and powers of the State Department of Health and of local health officers and health boards with reference thereto, and to make an appropriation to carry out the provisions hereof."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. DeWitt	Mr. Hunter	Mr. Rauchholz
Allard	Dunn	Jensen	Read
Braman	Emerson	Jewell	Sanson
Brown	Evans	Kirby	Strauch
Bryan	Ewing	Kooyers	Town
Burnham	Francis	Ladd	Townsend
Byrum	Fuller	Lee	Vine
Case	Glaspie	Liddy	Wade
Chase	Green	Locke	Warner, Jos. E.
Copley	Hall	MacDonald	Watson
Culver	Harris	Meggison	Wells
Curtis	Hart	Morrison	Welsh
Dafoe	Hartway	Ramsey	Woodruff
Dean	Hubbard	Rasmussen	

65

NAYS.

Mr. Coleman	Mr. Johnson	Mr. O'Brien	Mr. Smith
Danz	Lewis	Rankin	Strom
Henze	Mosier	Rowe	Speaker
Holland	Nevins		

14

The House agreed to the title of the bill.

Mr. Lewis, having reserved the right to explain his vote, made the following statement:

"My attention was called to the fact that we were voting on a bill to amend section 5 of Act No. 272, Public Acts of 1919. This act deals with live stock; the bill we are voting on is to deal with persons."

Senate bill No. 61 (file No. 49), entitled

A bill to prohibit the taking, catching or killing of fish in Otsego Lake, located in the county of Otsego, State of Michigan,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lee	Mr. Robinson
Allard	Francis	Leedy	Rowe
Braman	Fuller	Lewis	Sanson
Bryan	Glaspie	Liddy	Sargent
Burnham	Green	Locke	Smith
Byrum	Hall	MacDonald	Stevenson
Case	Harris	Meggison	Strauch
Chase	Hart	Menerey	Town
Culver	Henze	Miles	Townsend
Curtis	Holland	Morrison	Vine
Dafoe	Hubbard	Mosier	Wade
Danz	Hunter	Pitkin	Warner, Jos. E.
Dean	Jensen	Ramsey	Watson
DeWitt	Jewell	Rankin	Wells
Dunn	Johnson	Rasmussen	Welsh
Emerson	Kirby	Rauchholz	Woodruff
Evans	Ladd	Read	Speaker

68

NAYS.

0

The House agreed to the title of the bill.

Senate bill No. 73 (file No. 60), entitled

A bill to provide for the protection of grass pike and pickerel in the waters of Lake Gogebic and the rivers and streams flowing into and out of said lake,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Dunn	Mr. Johnson	Mr. Rasmussen
Allard	Emerson	Ki:by	Rauchholz
Braman	Evans	Ladd	Read
Brown	Ewing	Lee	Robinson
Bryan	Francis	Leedy	Rowe
Burnham	Fuller	Lewis	Sargent
Byrum	Glaspie	Liddy	Stevenson
Case	Green	Locke	Strauch

Mr. Chase	Mr. Hall	Mr. MacDonald	Mr. Strom
Coleman	Harris	Meggison	Town
Copley	Hart	Menerey	Townsend
Culver	Henze	Morrison	Vine
Curtis	Holland	Mosier	Wade
Dafoe	Hubbard	O'Brien	Warner, Jos. E.
Danz	Hunter	Pitkin	Wells
Dean	Jensen	Ramsey	Woodruff
DeWitt	Jewell	Rankin	Speaker

68

NAYS.

0

The House agreed to the title of the bill.

Mr. Holland moved that the bill be given immediate effect.
The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate bill No. 44 (file No. 32), entitled

A bill for the protection of fish in the inland lake known as Hopkins Lake in the townships of Summit and Pere Marquette, in the county of Mason.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Leedy	Mr. Robinson
Allard	Francis	Lewis	Rowe
Braman	Fuller	Liddy	Sanson
Brown	Glaspie	Locke	Sargent
Bryan	Green	MacDonald	Smith
Burnham	Hall	McKeon	Stevenson
Byrum	Harris	Meggison	Strauch
Case	Hartway	Menerey	Strom
Coleman	Henze	Miles	Town
Copley	Holland	Morrison	Townsend
Culver	Hubbard	Mosier	Vine
Curtis	Hunte	O'Brien	Wade
Dafoe	Jensen	Pitkin	Warner, Jos. E.
Danz	Jewell	Ramsey	Watson
Dean	Johnson	Rankin	Wells
DeWitt	Kirby	Rasmussen	Welsh
Dunn	Kooyers	Rauchholz	Woodruff
Emerson	Ladd	Read	Speaker
Evans	Lee		

74

NAYS.

0

The House agreed to the title of the bill.

Senate bill No. 98 (file No. 85), entitled

A bill to amend section 3 of Act No. 295 of the Public Acts of 1909, entitled "An act to provide for the erection and maintenance of fish shutes or fish ladders, for the free passage of fish through or over dams now in existence, or which shall hereafter be erected, across rivers, streams or creeks, and to prohibit the obstruction of rivers, streams and creeks in such a manner as to prevent the free passage of fish up and down," being section 7625 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Lee	Mr. Robinson
Allard	Ewing	Leedy	Rowe
Braman	Francis	Lewis	Sanson
Brown	Fuller	Liddy	Sargent
Bryan	Green	Locke	Smith
Burnham	Hall	MacDonald	Stevenson
Byrum	Harris	McKeon	Strauch
Case	Hart	Meggison	Strom
Chase	Hartway	Miles	Town
Coleman	Henze	Morrison	Townsend
Copley	Holland	Mosier	Vine
Culver	Hubbard	O'Brien	Wade
Curtis	Hunte	Pitkin	Warner, Jos. E.
Dacey	Jensen	Ramsey	Watson
Dafoe	Jerome	Rankin	Wells
Danz	Jewell	Rasmussen	Welsh
Dean	Kirby	Rauchholz	Woodruff
DeWitt	Ladd	Read	Speaker
Emerson			

73

NAYS.

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Read moved to reconsider the vote by which the House, on Thursday, March 17, had not passed

House Bill No. 22 (file No. 70)—

A bill to define and prescribe penalty for first degree murder.

Mr. Read demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Read then prevailed, a majority of all the members present voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Leedy	Mr. Rasmussen
Allard	Glaspie	Liddy	Rauchholz
Brown	Green	Locke	Read
Coleman	Hart	MacDonald	Stevenson
Copley	Henze	Meggison	Strauch
Danz	Jensen	Morrison	Strom
DeWitt	Jerome	O'Brien	Townsend
Dunn	Jewell	Pitkin	Vine
Emerson	Johnson	Ramsey	Warner, Jos. E.
Evans	Kooyers	Rankin	Speaker
Ewing	Lee		

42

NAYS.

Mr. Braman	Mr. Dafoe	Mr. Ladd	Mr. Sargent
Bryan	Fuller	Lewis	Smith
Burnham	Hall	McKeon	Town
Byrum	Harris	Menerey	Wade
Case	Hartway	Miles	Watson
Chase	Holland	Mosier	Wells
Culver	Hubbard	Robinson	Welsh
Curtis	Hunter	Rowe	Woodruff
Dacey	Kirby	Sanson	

35

The question being on the passage of the bill,
Mr. Read moved that the bill be laid on the table.
Mr. Holland demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Read then prevailed, a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kooyers	Mr. Rasmussen
Allard	Ewing	Lee	Rauchholz
Brown	Francis	Leedy	Read
Bryan	Glaspie	Lewis	Robinson
Burnham	Green	Liddy	Sanson
Coleman	Hart	Locke	Stevenson
Copley	Henze	MacDonald	Strauch
Curtis	Hubbard	Meggison	Strom
Dafee	Hunt	Morrison	Townsend
Dans	Jensen	O'Brien	Vine
DeWitt	Jerome	Pitkin	Warner, Jos. E.
Dunn	Jewell	Ramsey	Speaker
Emerson	Johnson	Rankin	
			51

NAYS.

Mr. Braman	Mr. Hall	Mr. Menerey	Mr. Town
Byrum	Harris	Miles	Wade
Case	Hartway	Mosier	Watson
Chase	Holland	Rowe	Wells
Culver	Kirby	Sargent	Welsh
Dacey	Ladd	Smith	Woodruff
Fuller	McKeon		
			26

Mr. Brown moved that the Committee of the Whole be discharged from the further consideration of

House Bill No. 247 (file No. 79)—

A bill to amend section 8 of Act No. 249, Public Acts of 1903—an act to provide for the preservation of forests,

And that the bill be re-referred to the Committee on Public Lands and Forestry Interests.

The motion prevailed.

Mr. MacDonald moved to reconsider the vote by which the House, on Thursday, March 17, did not pass

House Bill No. 105 (file No. 83)—

A bill to amend section 9 of Act No. 302, Public Acts of 1915—an act to provide for the registration of motor vehicles.

The motion prevailed.

Mr. MacDonald moved that the bill be laid on the table.

The motion prevailed.

Mr. Lee made written request for the printing of

House Bill No. 11—

A bill to prohibit certain amusements on Decoration Day.

The request was referred to the Committee on Printing.

Mr. Case made written request for the printing of

House Bill No. 379—

A bill to amend the title and sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12 of Act No. 319 of the Public Acts of 1909—an act to provide for the registration of nurses.

The request was referred to the Committee on Printing.

Mr. Smith made written request for the printing of
House Bill No. 348—
A bill to fix rates of fare for interurban railroads.
The request was referred to the Committee on Printing.

Mr. Townsend made written request for the printing of
House Bill No. 176—
A bill to provide for the appointment of county health officers.
The request was referred to the Committee on Printing.

Mr. Culver moved to take from the table
House Bill No. 22 (file No. 70)—
A bill to define and prescribe penalty for first degree murder.
The motion did not prevail.

Mr. Culver moved to reconsider the vote by which the motion did not prevail.
Mr. Jerome moved that Mr. Culver's motion to reconsider be laid on the table.

Mr. Glaspie moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Monday, March 21, at 8:30
o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FORTY-SIX.

Lansing, Monday, March 21, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. Father Paul Heenan, of the St. Mary's Catholic Church of Lansing, offered the invocation:

"Look down, O Eternal Father, from Thy sanctuary, from Heaven, from Thy seat on high, and infuse into the hearts of those gathered here to make the laws that govern our great State some small share of Thy great wisdom, mercy, justice, and love for men. Hear us, O Holy Father, as we tell together the prayer to Thee of Thy son: 'Our Father who art in Heaven; hallowed be Thy name. Thy kingdom come, Thy will be done on earth as it is in Heaven; give us this day our daily bread and forgive us our trespasses as we forgive those who trespass against us; and lead us not into temptation, but deliver us from evil.' Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Averill, Butler, Dean, Gettel, Lord, Rauchholz, and Reutter.

The following members were absent without leave: Messrs. Braman, Byrum, DeWitt, Farrier, Francis, Liddy, Osborn, Pitkin, Smith, and Woodruff.

Mr. Ewing moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Kirby presented
Petition No. 209.

Petition of Mayme Martin and 25 other citizens of Van Buren County favoring making the University hospital an open hospital.

The Petition was referred to the Committee on University.

Mr. Holland presented
Petition No. 210.

Petition of the Gogebic Range Michigan College of Mines Club favoring the full appropriation asked for the College of Mines.

The petition was referred to the Committee on College of Mines.

Mr. Smith presented
Petition No. 211.

Petition of Florence L. Titus and 125 other citizens of Wexford County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. O'Brien presented
Petition No. 212.

Petition of Wm. D. Burns and 47 other teachers in the public schools of Iron River favoring the passage of the teachers' retirement fund bill.

The petition was referred to the Committee on Education.

Mr. Kirby presented
Petition No. 213.

Petition of Paw Paw Grange No. 10 protesting against the re-establishment of capital punishment.

The petition was referred to the Committee on Judiciary.

Mr. Nevins presented
Petition No. 214.

Petition of Geo. W. Schneider and 35 other citizens of Ionia County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Rowe presented
Petition No. 215.

Petition of O. V. LaBoyteaux and 144 other citizens of Hillsdale County protesting against the proposed "rod and line license" bill.

The petition was referred to the Committee on Fish and Fisheries.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Friday, March 18:

House Bill No. 322 (file No. 114)—

A bill to amend section 4, Act No. 247, Public Acts of 1919—an act to permit the taking of cisco with gill nets in certain lakes in Cass county;

House Bill No. 321 (file No. 115)—

A bill to amend section 3, Act No. 329, Public Acts of 1919—an act to permit taking of cisco with gill nets in certain lakes in St. Joseph county;

House Bill No. 288 (file No. 116)—

A bill to prescribe the limits of a channel in the Kalamazoo river for the passage of fish;

House Bill No. 286 (file No. 117)—

A bill to amend section 1 of Act No. 224, Public Acts of 1917—to regulate the use of spears in taking steelhead or rainbow trout from certain rivers;

House Bill No. 323 (file No. 118)—

A bill to provide for the licensing, taxation and regulation of motor busses and trucks;

House Bill No. 75 (file No. 119)—

A bill to make appropriations for Supreme Court;

House Bill No. 170 (file No. 120)—

A bill to amend section 6, chapter 4, part 3 of Act No. 256, Public Acts of 1917—to add "adopting parents" to list of beneficiaries of certain life insurance policies;

House Bill No. 227 (file No. 121)—

A bill to amend section 18, chapter 66, Revised Statutes of 1846—an act relating to estates in dower;

House Bill No. 159 (file No. 122)—

A bill to amend section 24 of Act No. 183, Public Acts of 1897—an act fixing annual salary of circuit court stenographer in the eleventh judicial circuit;

House Bill No. 182 (file No. 123)—

A bill to make it a felony to assist in the escape of insane persons from hospitals or asylums;

Senate Joint Resolution No. 6 (file No. 140)—

A joint resolution proposing an amendment to article 13 of the Constitution of the State of Michigan to provide for the condemnation and taking of the fee of more land and property than is needed for any public use by municipalities of the State;

Senate Bill No. 189 (file No. 141)—

A bill to amend section 17 of Act No. 183 of the Public Acts of 1897—relative to the compensation of circuit court stenographers in the fourth judicial circuit.

Senate Bill No. 190 (file No. 142)—

A bill to amend section 1 of Act No. 156 of the Public Acts of 1891—an act to regulate the interest of money on account, interest on money, judgments, verdicts, etc;

Senate Bill No. 192 (file No. 143)—

A bill to amend section 1 of Act No. 205 of the Public Acts of 1887—an act to revise the laws authorizing the business of banking;

Senate Bill No. 194 (file No. 144)—

A bill to amend section 10 of Act No. 205 of the Public Acts of 1887—an act to revise the laws authorizing the business of banking;

Senate Bill No. 195 (file No. 145)—

A bill to provide for the transfer of the powers and duties of the Legislative Reference and Information Department in connection with the State Library to the Legislature;

Senate Bill No. 196 (file No. 146)—

A bill to amend the title of Act No. 39 of the Public Acts of 1889, as amended—an act to authorize the formation of corporations for the purchase and improvement of grounds to be occupied for summer homes, and for religious and intellectual purposes;

Senate Bill No. 197 (file No. 147)—

A bill making an appropriation for the payment of Civil War bounties in certain cases, and providing a tax to meet the same;

Senate Bill No. 198 (file No. 148)—

A bill to authorize a provision in decrees of divorce awarding the custody of minor children to persons or charitable institutions;

Senate Bill No. 199 (file No. 149)—

A bill to amend section 17 of chapter 84 of the Revised Statutes of 1846—relative to divorce;

Senate Bill No. 200 (file No. 150)—

A bill to provide a tax on State tax homestead, State swamp and State forest reserve lands under control and supervision of the Public Domain Commission for primary school purposes;

Senate Bill No. 172 (file No. 151)—

A bill to authorize the establishment of a system of retiring allowances for members of library staffs of public libraries;

Senate Bill No. 160 (file No. 152)—

A bill to repeal Act No. 109 of the Public Acts of 1919—an act to enable the board of education of cities having a population of two hundred fifty thousand or over and comprising a single school district, to take the control and management of a college of medicine and surgery and give other courses of higher education.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Saturday, March 19:

House Bill No. 244 (file No. 124)—

A bill to repeal chapter 51, Revised Statutes of 1846—an act authorizing bounty payments on noxious animals and birds;

House Bill No. 341 (file No. 125)—

A bill to amend sections 1, 7 and 17 of Act No. 132, Public Acts of 1917—an act to regulate the operation of vehicles on highways;

Senate Bill No. 201 (file No. 153)—

A bill to amend sections 4 and 22 of Act No. 475 of the Local Acts of 1903—an act to establish and provide justices' courts in the City of Detroit;

Senate Bill No. 205 (file No. 154)—

A bill to amend sections 14 and 15 of chapter 62 of the Revised Statutes of 1846—relative to the nature and qualities of estates in real property and the alienation thereof;

Senate Bill No. 206 (file No. 155)—

A bill to amend section 3 of Chapter 1 of Part III of Act No. 256 of the Public Acts of 1917—an act to revise, consolidate and classify the laws of the State of Michigan, relating to the insurance and surety business;

Senate Bill No. 207 (file No. 156)—

A bill to amend section 28 of chapter 65 of the Revised Statutes of 1846—relative to alienation by deed and the proof and recording of conveyances and the cancelling of mortgages;

Senate Bill No. 208 (file No. 157)—

A bill to amend section 12 of Act No. 65 of the Public Acts of 1919—an act relative to free schools of cities having a population of two hundred fifty thousand or over, and comprising a single school district.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Monday, March 21:

House Bill No. 333 (file No. 126)—

A bill to repeal section 1 of Act No. 25, Public Acts of Extra Session of 1919—an act to provide for the raising of money for the construction of highways and bridges;

House Bill No. 49 (file No. 127)—

A bill to make appropriations for State Psychopathic Hospital;

House Bill No. 72 (file No. 128)—

A bill to make appropriations for State Treasury;

House Bill No. 141 (file No. 129)—

A bill to make appropriations for State Highway Department;

House Bill No. 195 (file No. 130)—

A bill to provide for the payment by certain public utilities of expenses incurred by the Michigan Public Utilities Commission;

House Bill No. 187 (file No. 131)—

A bill to amend section 7, chapter 3, Act No. 126, Public Acts of 1917—to provide for registration by affidavit;

House Bill No. 153 (file No. 132)—

A bill to define the liability of common carriers for damage to freight in certain cases;

House Bill No. 65 (file No. 133)—

A bill to fix maximum hours of service in certain industries;

House Bill No. 362 (file No. 134)—

A bill to amend section 17, chapter 5, Act No. 283, Public Acts of 1909—the general highway law;

Senate Bill No. 203 (file No. 158)—

A bill to regulate the practice of dentistry and dental surgery and to repeal Act No. 338 of the Public Acts of 1907;

House Bill No. 358 (file No. 135)—

A bill to amend section 27, Act No. 283, Public Acts of 1909—the general highway law;

House Bill No. 318 (file No. 136)—

A bill to amend section 11 of Act No. 326, Public Acts of 1913—an act to provide for the leasing, control and taxation of certain lands owned by the State.

The Clerk also announced the enrollment printing and the presentation to the Governor on March 21, for his approval, of the following named bills:

House Bill No. 199 (file No. 43, enrolled No. 8);

House Bill No. 60 (file No. 34, enrolled No. 9).

Messages from the Governor.

Messages were received from the Governor informing the House of Representatives that on Friday, March 18, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 5 (House Bill No. 41, file No. 19)—

An act to amend section 5, Act No. 44, Public Acts of 1911—an act to create a State Board of Equalization;

House Enrolled Act No. 6 (House Bill No. 62, file No. 7)—

An act to amend section 1, chapter 3, Act No. 283, Public Acts of 1909—to provide for payment of indebtedness of good roads districts in certain cases;

House Enrolled Act No. 7 (House Bill No. 128, file No. 21)—

An act to repeal sections 28 and 29 of chapter 4, Act No. 283, Public Acts of 1909—general highway law.

Messages from the Senate.

The Speaker laid before the House
House Bill No. 8 (file No. 9)—

The bill was received from the Senate on Thursday, March 17, with an amendment made by the Senate, consideration of which was postponed until today on Friday, March 18.

(For Senate amendment see p. 412 of House Journal).

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

Mr. Moore moved that the bill be referred to the Committee on Judiciary.
The motion prevailed.

The Speaker laid before the House
House Bill No. 57 (file No. 8)—

The bill was received from the Senate on Friday, March 18, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For Senate amendments see p. 426 of House Journal).

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

Mr. MacDonald moved that the bill be referred to the Committee on Roads and Bridges.

The motion prevailed.

The Speaker laid before the House
House Bill No. 120 (file No. 20)—

The bill was received from the Senate on Friday, March 18, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For Senate amendments see p. 427 of House Journal).

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

Mr. Moore moved that the bill be referred to the Committee on Game Laws.
The motion prevailed.

Mr. Liddy entered the House and took his seat.

Introduction of Bills.

Mr. Dacey introduced

House Bill No. 381, entitled

A bill to amend section 1 of Act No. 218 of the Public Acts of 1895, entitled "An act to authorize and regulate the paroling of convicts," as amended by Act No. 237 of the Public Acts of 1911, being section 88 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Dacey introduced

House Bill No. 382, entitled

A bill to amend sections 1, 2 and 9 of Act No. 368 of the Public Acts of the State of Michigan for the year 1919, entitled "An act to provide for the licensing of operators of motor vehicles, and the suspension and revocation of such license in certain cases."

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. MacDonald introduced

House Bill No. 383, entitled

A bill to regulate the service, rates, fares and charges of carriers by water within this State.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Hall introduced**House Bill No. 384, entitled**

A bill to amend section 26 of chapter 4 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being section 4372 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Chase introduced**House Bill No. 385, entitled**

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway commencing at the intersection of the Trunk Line branch from Scottville to Reed City, Evart, Clare, Midland and Bay City, and main street in the village of Evart, Osceola county, thence running north through the village of Evart, Osceola county, to the section line between sections 27 and 34 of town 18 north, range 8 west, thence west to the section corner common to sections 27, 28, 33 and 34 of town 18 north, range 8 west, thence north on the section line to the section corner common to sections 27, 28, 33 and 34 of town 20 north, range 8 west, thence west through the village of Dighton to the section corner common to sections 28, 29, 32 and 33 of town 20 north, range 9 west, thence north on section line to the Mackinaw Trail trunk line.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Brown introduced**House Bill No. 386, entitled**

A bill to validate bonds for the purpose of making extensions and improvements to water-works systems heretofore voted in the several villages of the State.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Brown introduced**House Bill No. 387, entitled**

A bill to validate bonds for the purpose of refunding money borrowed for making extensions and improvements to water-works systems heretofore voted in the several villages of the State.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Jensen introduced**House Bill No. 388, entitled**

A bill to provide a method whereby township school districts organized under Act No. 176 of the Public Acts of 1891, entitled "An act for the organization of township school districts in the Upper Peninsula," comprised in sections 5892 to 5908, inclusive, of the Compiled Laws of 1915, may change to one or more primary school districts.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Ewing introduced**House Bill No. 389, entitled**

A bill to amend sections 15 and 18 of Act No. 101 of the Public Acts of 1909, entitled "An act to revise the law relative to the care of the feeble-minded and epileptic," being sections 1547 and 1550 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Michigan Home and Training School.

Mr. W. F. Miller introduced
House Bill No. 390, entitled

A bill to supplement the laws relating to the improvement and maintenance of trunk line highways and bridges; to provide for the improvement, repair and maintenance of the bridge across Portage lake between the village of Houghton and City of Hancock, in the county of Houghton, State of Michigan, as a part of the trunk line highway system; to define the duties of the State Highway Commissioner with respect thereto; and to provide for the payment of the costs thereof.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Glaspie introduced
House Bill No. 391, entitled

A bill to amend sections 1, 2, 10 and 11 of Act No. 350 of the Laws of 1865, entitled "An act to protect fish and to preserve the fisheries of this State."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Glaspie introduced
House Bill No. 392, entitled

A bill to provide for the protection of game and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting, pursuing and killing game or birds, to provide a penalty for the violation of any of the provisions of this act, and to repeal inconsistent acts and parts of acts.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Evans introduced
House Bill No. 393, entitled

A bill to promote the public safety and make more safe crossings of streets and highways with railroads and railways.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Third Reading of Bills.

House Bill No. 47 (file No. 99), entitled

A bill making appropriations for the Michigan State Horticultural Society for the fiscal years ending June 30, 1922, and June 30, 1923, for the purposes of promoting the horticultural interests of the State and the editing and compiling of reports, and to provide a tax to meet the same,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Leedy	Mr. Rankin
Allard	Glaspie	Lennon	Rasmussen
Atwood	Gowdy	Lewis	Read
Barnard	Green	Liddy	Robinson
Brown	Haan	Locke	Rowe
Bryan	Hall	MacDonald	Sanson
Burnham	Harris	McKeon	Sargent
Case	Hart	Manwaring	Stevenson
Chase	Hartway	Meggison	Strauch
Coleman	Henze	Menerey	Strom
Copley	Holland	Miles	Titus
Culver	Hopkins	Miller, Geo. H.	Town
Curtis	Hubbard	Miller, Wm. F.	Townsend
Dacey	Hunter	Moore	Vine
Dafoe	Jensen	Morrison	Wade

Mr. Danz	Mr. Jerome	Mr. Mosier	Mr. Warner, Jos. E.
Dunn	Jewell	Nevins	Watson
Emerson	Kirby	O'Brien	Wells
Evans	Kooyers	Olmsted	Welsh
Ewing	Ladd	Palmer	Speaker
Frick	Lee	Ramsey	

83

NAYS.

The House agreed to the title of the bill.

House Bill No. 27 (file No. 91), entitled
 A bill to amend section 11 of Act No. 205 of the Public Acts of 1887, entitled
 "An act to revise the laws authorizing the business of banking, and to establish
 a banking department for the supervision of such business," being section 7978
 of the Compiled Laws of 1915,

Was read a third time and passed, two-thirds of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lee	Mr. Palmer
Allard	Gowdy	Leedy	Ramsey
Atwood	Green	Lennon	Rankin
Barnard	Haan	Lewis	Read
Brown	Hall	Liddy	Robinson
Bryan	Harris	Locke	Rowe
Case	Hart	MacDonald	Sanson
Chase	Hartway	McKeen	Sargent
Coleman	Henze	Manwaring	Stevenson
Copley	Holland	Meggison	Strom
Culver	Hopkins	Meneroy	Titus
Curtis	Hubbard	Miles	Town
Dacey	Hunter	Miller, Geo. H.	Townsend
Dafce	Jenser	Miller, Wm. F.	Vine
Danz	Jerome	Moore	Wade
Dunn	Jewell	Morrison	Warner, Jos. E.
Emerson	Johnson	Mosier	Watson
Evans	Kirby	Nevins	Wells
Ewing	Kooyers	O'Brien	Welsh
Frick	Ladd	Olmsted	Speaker
Fuller			

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NAYS.

Mr. Burnham Mr. Rasmussen Mr. Strauch 8

The House agreed to the title of the bill.

House Bill No. 254 (file No. 92), entitled
 A bill to amend section 12 of Act No. 205 of the Public Acts of 1887, en-
 titled "An act to revise the laws authorizing the business of banking and to
 establish a banking department for the supervision of such business" as amended,
 being Compilers' section 7979 of the Compiled Laws of 1915,

Was read a third time and passed, two-thirds of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Leedy	Mr. Rankin
Allard	Gowdy	Lennon	Rasmussen
Atwood	Green	Lewis	Read
Barnard	Haan	Liddy	Robinson

Mr. Brown	Mr. Hall	Mr. Locke	Mr. Rowe
Bryan	Harris	MacDonald	Sanson
Burnham	Hart	McKeon	Sargent
Case	Hartway	Manwaring	Stevenson
Chase	Henze	Meggison	Strauch
Coleman	Holland	Menerey	Strom
Copley	Hopkins	Miles	Titus
Culver	Hubbard	Miller, Geo. H.	Town
Curtis	Hunter	Miller, Wm. F.	Townsend
Dacey	Jensen	Moore	Vine
Dafoe	Jerome	Morrison	Wade
Danz	Jewell	Mosier	Warner, Jos. E.
Dunn	Johnson	Nevins	Watson
Evans	Kirby	O'Brien	Wells
Ewing	Kooyers	Olmsted	Weish
Frick	Ladd	Palmer	Speaker
Fuller	Lee	Ramsey	

83

NAYS.

Mr. Emerson

1

The House agreed to the title of the bill.

House Bill No. 283 (file No. 93), entitled

A bill to amend section 5 of Act No. 301 of the Public Acts of 1913, entitled "An act to provide for the licensing, bonding and regulation of private employment agencies, the limiting of the amount of the fee charged by such agencies, the refunding of such fees in certain cases, the imposing of obligations on persons, firms or corporations, which have induced workmen to travel in the hope of securing employment, charging the Commissioner of Labor with the enforcement of this act, and empowering him to make rules and regulations and fixing penalties for the violation hereof," being section 5419 of the Compiled Laws of 1915,

Was read a third time, and, the question being on its passage,

Mr. Holland moved to amend the bill by striking out of line 5 of section 5 the word "ten" and inserting in lieu thereof the word "two."

Mr. Holland demanded the yeas and nays.

The demand was not seconded.

The motion made by Mr. Holland then did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Leedy	Mr. Rankin
Allard	Glaspie	Lennon	Rasmussen
Atwood	Gowdy	Lewis	Read
Barnard	Green	Liddy	Rowe
Brown	Haan	Locke	Sanson
Bryan	Hall	McKeon	Sargent
Case	Harris	Manwaring	Stevenson
Chase	Hart	Meggison	Strauch
Copley	Hartway	Menerey	Strom
Culver	Hopkins	Miller, Geo. H.	Titus
Curtis	Hunter	Miller, Wm. F.	Town
Dacey	Jerome	Moore	Townsend
Dafoe	Jewell	Morrison	Vine
Danz	Johnson	Mosier	Wade
Dunn	Kirby	O'Brien	Warner, Jos. E.
Emerson	Kooyers	Olmsted	Watson
Evans	Ladd	Palmer	Wells
Ewing	Lee	Ramsey	Speaker
Frick			

73

NAYS.

Mr. Burnham Coleman Henze	Mr. Holland Hubbard Jensen	Mr. MacDonald Miles	Mr. Nevins Robinson	10
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The House agreed to the title of the bill.

House Bill No. 245 (file No. 94), entitled

A bill to repeal Act No. 180 of the Public Acts of 1917, entitled "An act to provide for the registration and licensing of threshing machines and the securing of crop statistics from threshers; and to provide for the revocation of such licenses in certain cases," approved May 2, 1917.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich Allard Atwood Barnard Brown Burnham Case Chase Coleman Copley Culver Dacey Dafoe Dunn Emerson Evans Ewing Frick Fuller	Mr. Glaspie Gowdy Green Hall Harris Hart Hartway Henze Holland Hopkins Hubbard Hunter Jensen Jerome Jewell Johnson Kirby Kooyers Ladd	Mr. Lee Leedy Lennon Lewis Liddy Locke MacDonald McKeon Manwaring Meggison Menerey Miles Miller, Wm. F. Morrison Moier Nevis O'Brien Olmsted Palmer	Mr. Ramsey Rankin Rasmussen Robinson Rowe Sansom Sargent Stevenson Strauch Titus Town Townsend Vine Wade Warner, Jos. E. Watson Wells Welsh Speaker
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76

NAYS.

Mr. Curtis	Mr. Danz	2
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The House agreed to the title of the bill.

House Bill No. 223 (file No. 95), entitled

A bill to designate school sites outside of the boundaries of school districts having a population of 25,000 or over, and to provide funds for the purchase, improvement and use of the same.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard Atwood Barnard Brown Bryan Burnham Case Chase Coleman Copley Culver	Mr. Fuller Glaspie Gowdy Green Haan Hall Harris Hart Hartway Henze Holland	Mr. Lee Leedy Lennon Lewis Liddy Locke MacDonald McKeon Manwaring Meggison Menerey	Mr. Ramsey Rankin Rasmussen Robinson Rowe Sansom Sargent Stevenson Strauch Strom Titus
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Mr. Curtis	Mr. Hopkins	Mr. Miles	Mr. Town
Dacey	Hubbard	Miller, Geo. H.	Townsend
Dafoe	Hunter	Miller, Wm. F.	Vine
Danz	Jensen	Moore	Wade
Dunn	Jewell	Morrison	Warner, Jos. E.
Emerson	Johnson	Mosier	Watson
Evans	Kirby	Nevins	Wells
Ewing	Kooyers	O'Brien	Welsh
Frick	Ladd	Olmsted	Speaker

80

NAYS.

0

The question being on agreeing to the title of the bill,

Mr. O'Brien moved to amend the title so as to read as follows:

A bill to designate school sites outside of the boundaries of school districts having a population of twenty thousand or over, and to provide funds for the purchase, improvement, and use of the same.

The motion prevailed.

The title as amended was then agreed to.

Mr. Green moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 240 (file No. 96), entitled

A bill to authorize any school district to vote a tax, or to issue bonds for the purpose of building and furnishing a home for the teachers employed in the district, and for the purpose of buying a site for such home,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Morrison moved that the further consideration of the bill be postponed until Tuesday, March 22.

The motion prevailed.

House Bill No. 239 (file No. 97), entitled

A bill to amend section 15 of Act No. 194 of the Public Acts of 1889, entitled "An act to revise and consolidate the laws relative to the State Board of Education," being section 1204 of the Compiled Laws of 1915, as amended,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Lennon	Mr. Rankin
Allard	Glaspie	Lewis	Rasmussen
Atwood	Gowdy	Liddy	Read
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sanson
Burnham	Hart	Manwaring	Sargent
Case	Hartway	Meggison	Stevenson
Chase	Henze	Menerey	Strauch
Coleman	Holland	Miles	Strom
Copley	Hubbard	Miller, Geo. H.	Titus
Culver	Hunter	Miller, Wm. F.	Town
Curtis	Jensen	Moore	Townsend
Dacey	Jerome	Morrison	Vine
Dafoe	Jewell	Mosier	Wade
Danz	Johnson	Nevins	Warner, Jos. E.
Dunn	Kirby	O'Brien	Watson
Emerson	Kooyers	Olmsted	Wells
Evans	Ladd	Palmer	Welsh
Ewing	Lee	Ramsey	Speaker
Frick	Leedy		

82

NAYS.

The House agreed to the title of the bill.

House Bill No. 184 (file No. 98), entitled

A bill to amend the title and sections 3 and 5 of Act No. 132 of the Public Acts of 1903, as last amended by Act No. 151, of the Public Acts of 1907 and Act No. 32 of the Public Acts of 1919, entitled "An act empowering the State Board of Health to examine, determine the qualifications of and issue licenses to persons engaging in the business of embalming, undertaking or funeral directing, and to provide for the revocation of such licenses in certain cases; to regulate the practice of embalming, shipping and caring for dead human bodies and to provide a penalty for the violation of this act," being sections 6908 and 6910 of the Compiled Laws of 1915, and to add a new section to said act to stand as section 12.

Was read a third time, and, the question being on its passage,

Mr. Ladd moved to amend the bill by striking out of section 3 all after the word "education" in line 66.

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Read moved to amend the bill by striking out of line 18 of section 3 the words "one of whom must be a licensed embalmer."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Glaspie moved to amend the bill by striking out of line 19 of section 3 the word "has" and inserting in lieu thereof the word "have."

The motion prevailed.

Mr. Menerey moved that the further consideration of the bill be postponed until Tuesday, March 22.

The motion did not prevail.

Mr. Brown moved to amend the bill by striking out all of section 3 after the word "shipper" in line 63.

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Moore moved that the House adjourn.

The motion did not prevail.

Mr. Brown moved to reconsider the vote by which the House did not adopt the amendment offered by Mr. Ladd, to strike out all of section 3 after the word "education" in line 66.

The motion prevailed.

The question then being on the adoption of the amendment offered by Mr. Ladd, The amendment was adopted.

The question being on the passage of the bill,

The bill was then passed, a majority of all the member-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Leedy	Mr. Ramsey
Atwood	Gowdy	Lennon	Rankin
Barnard	Green	Liddy	Rasmussen
Brown	Haan	Locke	Read
Burnham	Hall	MacDonald	Samson
Case	Harris	McKeon	Sargent
Chase	Hart	Manwaring	Stevenson
Copley	Henze	Miller, Geo. H.	Strauch
Culver	Holland	Miller, Wm. F.	Strom
Dacey	Hubbard	Moore	Titus
Dafoe	Hunter	Morrison	Town
Danz	Jensen	Mosier	Townsend
Dunn	Jerome	Nevins	Warner, Jos. E.
Emerson	Jewell	O'Brien	Watson
Ewing	Kooyers	Olmsted	Welsh
Frick	Ladd	Palmer	Speaker
Fuller	Lee		

NAYS.

Mr. Aldrich	Mr. Hartway	Mr. Meggison	Mr. Rowe
Bryan	Hopkins	Menerey	Vine
Coleman	Johnson	Miles	Wade
Curtis	Kirby	Robinson	Wells
Evans	Lewis		

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The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Dunn moved that consideration of the following bill, now on the order of Unfinished Business, be postponed until Tuesday, March 22:

House Bill No. 282 (file No. 82)—

A bill to amend section 20 of chapter 2, Act No. 164, Public Acts of 1881—to prescribe equipment in vehicles transporting school children.

The motion prevailed.

Mr. Dunn moved that consideration of the following bill, now on the order of Unfinished Business, be postponed until Tuesday, March 22:

Senate Bill No. 34 (file No. 26)—

A bill to prohibit the letting of State and municipal contracts on "cost-plus" basis.

The motion prevailed.

Mr. Rowe offered the following resolution:

House Concurrent Resolution No. 18—

Whereas, It is deemed necessary to provide more money for the operation and maintenance as well as improving the great educational institutions of the State of Michigan, that they may not only sustain the present position but may gain in prestige and extend their services to meet all possible contingencies; and

Whereas, The tuition now being charged the students entering these institutions is below what it actually costs the state to educate each such student, and in order to avert an ultimate increase in tuition which would impose an added burden on those students who are endeavoring to pay their own way; and

Whereas, Their completed course at the several institutions enables them to establish themselves in lucrative vocations, with high earning capacity, it is then just and reasonable that such students should reimburse the treasury of the educational institutions of the State of Michigan to partly cover the difference between the present low tuition and the actual per capita cost of education in these institutions:

Therefore be it resolved, by the House of Representatives (the Senate concurring), That the Boards of Control of these institutions be requested to require of every student receiving a degree or diploma from such institutions, male or female, that he deliver to the treasury of the institution at which he is a student, notes in the amount of \$50.00 each, without interest, payable as follows: First, graduates of the University of Michigan residing in the state shall furnish three such notes payable two, three and four years after graduation; graduates, non-residents of the state but residing in the United States, four such notes payable two, three, four and five years after graduation; Providing, That all students of foreign countries shall pay a diploma fee of \$250.00 in cash. Second, graduates of the Michigan Agricultural College in the department of engineering shall deliver three such notes payable two, three and four years after graduation. Graduates of all other courses shall deliver one such note payable two years after graduation. Third, graduates of the College of Mines shall deliver three such notes payable two, three and four years after graduation. Fourth, graduates of the normal schools receiving degrees shall deliver one such note payable two years after graduation. Provided further, That ten percent of all moneys received from these notes shall be set aside as a loan fund to help the needy and deserving students, such fund to be administered by the Board of Control of each institution: Provided, That such fund shall accumulate until in the judgment of the said board it is sufficient to meet the demand upon it.

And provided further, That loans to students shall bear interest at not to exceed six per cent: Provided, further, That this regulation shall apply only once to any one student and does not apply to those taking post graduate work nor those receiving Masters' or Doctors' degrees: Provided further, That this regulation shall be waived in cases of students who become wholly physically disabled prior to the maturity of the notes and in the case of those women who become mothers; but in all cases asking for the waiving of this regulation it must first receive the approval of the Board of Control: Provided further, That this regulation shall apply to all students entering said institutions after August first, nineteen hundred twenty-one.

The resolution was referred to the Committee on Education.

Mr. Ewing moved that an indefinite leave of absence be granted to Mr. Francia. The motion prevailed.

Unfinished Business.

The Speaker laid before the House, as unfinished business, the motion made by Mr. Jerome on Friday, March 18, to lay on the table the motion made by Mr. Culver to reconsider the vote by which the House had refused to take from the table

House Bill No. 22 (file No. 70)—

A bill to define and prescribe penalty for first degree murder.

The question being on the motion made by Mr. Jerome,

Mr. Strom demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Jerome then prevailed, a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Liddy	Mr. Rasmussen
Allard	Green	Locke	Read
Atwood	Haan	MacDonald	Sanson
Brown	Hart	Meggison	Stevenson
Coleman	Henze	Moore	Strauch
Copley	Hubbard	Morrison	Strom
Danz	Jerome	Nevis	Townsend
Dunn	Johnson	O'Brien	Vine
Emerson	Kooyers	Olmsted	Warner, Jas. E.
Evans	Lee	Palmer	Wells
Ewing	Leedy	Rankin	Speaker
Frick	Lewis		

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NAYS.

Mr. Barnard	Mr. Gowdy	Mr. Ladd	Mr. Ramsey
Bryan	Hall	Lennon	Robinson
Burnham	Harris	McKeon	Rowe
Case	Hartway	Manwaring	Sargent
Chase	Holland	Meneray	Titus
Culver	Hopkins	Miles	Town
Curtis	Hunter	Miller, Geo. H.	Wade
Dacey	Jensen	Miller, Wm. F.	Watson
Dafoe	Jewell	Mosler	Welsh
Fuller	Kirby		

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By unanimous consent, the House returned to the order of

Messages from the Senate.

A message was received from the Senate requesting the return to the Senate of

Senate Bill No. 5 (file No. 5)—

A bill to provide for the sufficiency of train crews.

Mr. Dunn moved that the Committee on Railroads be discharged from the further consideration of the bill.

The motion prevailed.

Mr. Dunn then moved that the bill be returned to the Senate in accordance with the request of the Senate therefor.

The motion prevailed.

A message was received from the Senate returning House Bill No. 287 (file No. 75)—

A bill to amend section 4, chapter 4, Act No. 203, Public Acts of 1917—an act to provide for filling vacancies in the offices of judges of courts of record.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

Mr. Hart moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Mr. Culver moved to take from the table

House Bill No. 22 (file No. 70)—

A bill to define and prescribe penalty for first degree murder.

Mr. Strom moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Tuesday, March 22, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FORTY-SEVEN.

Lansing, Tuesday, March 22, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. G. H. Ashworth, of the Universalist Church of Lansing, offered the invocation:

"We invoke Thy blessing, our Father, in this afternoon hour, as we assemble as representatives of the people of this great Commonwealth. We pray Thy spirit may be enlarged in our hearts as we address ourselves to the tasks that we have before us, for the solution that will be in harmony with the higher interests of life. May the spirit that was in the heart of the Master direct us. May peace and humanity be in our hearts, enabling us to lift the light of the Father's countenance to the children of men; and as we go forward to write on the statute books of the State legislation that will be of interest to all, help us to make that legislation in a spirit of justice, and embody all the golden rule stands for. In the name and spirit of the Master may we go forward to carry out these ideals in all of the works of today. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Butler, Dean, Francis, Gettel, Lord and Reutter.

The following members were absent without leave: Messrs. Averill, Bryan, Farrier, Haan, Kooyers, Olmsted, and Pitkin.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Nevins presented
Petition No. 216.

Petition of Mrs. H. Blocher and 38 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 217.

Petition of Stephen L. Baker and 29 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 218.

Petition of Fred Brog and 43 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 219.

Petition of Maud R. Braund and 20 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 220.

Petition of Jesse Osgood and 16 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 221.

Petition of Charles A. Scott and 37 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 222.

Petition of P. M. Granger and 163 others favoring the passage of a bill requiring railroads to cover a certain portion of stockyards.

The petition was referred to the Committee on Railroads.

Mr. Glaspie presented
Petition No. 223.

Petition of Rev. A. Longfield and 251 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Gowdy presented
Petition No. 224.

Petition of W. R. Stevens and 59 other citizens of Berrien County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Curtis presented
Petition No. 225.

Petition of M. W. Chandler and 187 other citizens of Calhoun County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 226.

Petition of Wm. P. Blogden and 125 other citizens of Shiawassee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Locke presented
Petition No. 227.

Petition of Franklin Bradley and 148 other citizens of Gratiot County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

The Speaker presented
Petition No. 228.

Petition of H. J. Currie and 32 other citizens of Ionia County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Robinson presented
Petition No. 229.

Petition of Elizabeth Zahner and 35 other citizens of Saginaw County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Rowe presented
Petition No. 230.

Petition of J. W. Silvernail and 147 other citizens of Hillsdale County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 231.

Petition of W. A. Witheridge and 145 other citizens of Saginaw County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Johnson presented
Petition No. 232.

Petition of Albert McClaughey and 17 other citizens of Wayne County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Olmsted presented
Petition No. 233.

Petition of J. E. Young and 19 other citizens of Midland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Smith presented
Petition No. 234.

Petition of Mrs. Anna Ahl and 12 other citizens of Wexford County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Town presented
Petition No. 235.

Petition of Chas. M. Ludlow and 14 other citizens of Calhoun and Jackson Counties favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Butler presented
Petition No. 236.

Petition of Lydia Willing and 49 other citizens of Lapeer County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Town presented
Petition No. 237.

Petition of W. L. C. Reid and 31 other citizens of Jackson County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Curtis presented
Petition No. 238.

Petition of William H. Hamilton and 23 other citizens of Calhoun County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Geo. H. Miller presented
Petition No. 239.

Petition of William Johnson and 72 other citizens of Kent County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Wells presented
Petition No. 240.

Petition of Charles K. Shaver and 99 other citizens of Cass County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Ladd presented
Petition No. 241.

Petition of Mrs. J. W. Gauntlett and 26 other citizens of Grand Traverse County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Menerey presented
Petition No. 242.

Petition of F. E. Robinson and 59 other citizens of Isabella County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Townsend presented
Petition No. 243.

Petition of Rev. L. E. Hague and 112 other citizens of Jackson County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Dacey presented
Petition No. 244.

Petition of Mrs. Georgia Clark and 3200 other citizens of the City of Detroit, County of Wayne, protesting against separate schools for colored children.

The petition was referred to the Committee on Education.

Mr. Read presented
Petition No. 245.

Petition of E. B. Latta and 55 other citizens of Kalamazoo County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hopkins presented
Petition No. 246.

Petition of F. H. Stan and 41 other citizens of Manistee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 247.

Petition of Mary Cooley and 185 other citizens of Clinton County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 248.

Petition of Mrs. S. M. Springer and 18 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Allard presented
Petition No. 249.

Petition of Mrs. E. Harrison and 65 other citizens of St. Joseph County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Titus presented
Petition No. 250.

Petition of Fred Hope and 26 other citizens of Kalamazoo County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Coleman presented
Petition No. 251.

Petition of Mrs. Chas. Lockwood and 191 other citizens of Calhoun County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Watson presented
Petition No. 252.

Petition of Mrs. Roy VanPatten and 95 other citizens of Branch County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Chase presented
Petition No. 253.

Petition of C. E. Greenan and 31 other citizens of Osceola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. McKeon presented
Petition No. 254.

Petition of Mrs. Josephine Gittins and 15 other citizens of Bay County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Mosier presented
Petition No. 255.

Petition of Roy C. Fisher and 108 other citizens of Allegan County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Fuller presented
Petition No. 256.

Petition of Floyd C. Weeks and 43 other citizens of Livingston County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Lennon presented
Petition No. 257.

Petition of Ella A. Buck and 159 other citizens of Genesee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

The Speaker presented
Petition No. 258.

Petition of Charles Nease and 146 other citizens of Ionia County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Green presented
Petition No. 259.

Petition of O. M. Allen and 66 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Averill presented
Petition No. 260.

Petition of Frank Binns and 41 other citizens of Ottawa County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. DeWitt presented
Petition No. 261.

Petition of W. H. Shellenberger and 6 other citizens of Alcona County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 262.

Petition of Mabelle S. Grigsby and 15 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Bryan presented
Petition No. 263.

Petition of Mrs. L. E. Harshey and 37 other citizens of Eaton County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Brown presented
Petition No. 264.

Petition of Mrs. J. Robinson and 99 other citizens of Genesee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Strom presented
Petition No. 265.

Petition of Claud Doverman and 58 other citizens of Kent County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Sanson presented
Petition No. 266.

Petition of Geo. P. Maier and 136 other citizens of Tuscola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Smith presented
Petition No. 267.

Petition of Frank N. Clark and 18 other citizens of Wexford County favoring the passage of the "rod and line license" bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Smith presented
Petition No. 268.

Petition of Charles J. Foster and 8 other citizens of Wexford County protesting against the bill providing for the licensing of motor busses, etc., operated for hire within this State.

The petition was referred to the Committee on Roads and Bridges.

Mr. Strom presented
Petition No. 269.

Petition of H. M. Wileman and 46 other citizens of Kent County favoring the passage of the bill to restore capital punishment within this State.
The petition was referred to the Committee on Judiciary.

Mr. Townsend presented
Petition No. 270.

Petition of E. G. Ellsworth and 36 other citizens of Jackson County favoring the passage of the "full crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Sargent presented
Petition No. 271.

Petition of Volney Powell and 17 other citizens of Emmet County protesting against the passage of House Bill No. 176, providing for full time county health officers.

The petition was referred to the Committee on Public Health.

Mr. Byrum presented
Petition No. 272.

Petition of W. F. Potter and 149 other citizens of Ingham County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Brown presented
Petition No. 273.

Telegram of the Flint Chamber of Commerce opposing a State income tax.
The petition was referred to the Committee on General Taxation.

Mr. Read presented
Petition No. 274.

Petition of Shirley F. Downey and 210 other citizens of Kalamazoo County, protesting against the "rod and line license" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Lee presented
Petition No. 275.

Petition of F. C. Wellman and 75 other citizens of St. Clair County favoring the passage of the "full crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Copley presented
Petition No. 276.

Petition of M. B. Burgess and 28 other citizens of Wayne County protesting against separate schools for colored children.

The petition was referred to the Committee on Education.

Mr. Sargent presented
Petition No. 277.

Petition of Dr. F. F. Grillet and 23 other citizens of Emmet County protesting against the passage of House Bill No. 176, providing for full time county health officers.

The petition was referred to the Committee on Public Health.

The Speaker presented
Petition No. 278.

Petition of D. G. Meafer and 16 other citizens of Michigan favoring the passage of the "full crew" bill.

The petition was referred to the Committee on Railroads.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Rasmussen for the printing of
House Bill No. 242—

A bill to amend section 1. of Act No. 45, Public Acts of 1891—an act to prohibit the use of butter substitutes in State institutions,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Lee for the printing of
House Bill No. 11—

A bill to prohibit certain amusements on Decoration Day,
With the recommendation that the request be granted.

The question being on concurring in the recommendation of the Committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Rowe for the printing of
House Bill No. 274—

A bill to regulate public livestock yards,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Glaspie for the printing of
House Bill No. 348—

A bill to fix interurban passenger rates,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 63 (file No. 102)—
A bill to license the business of making loans in certain cases, With the recommendation that the bill pass.
The bill was referred to the Committee of the Whole and placed on the general orders.

Mr. Kooyers entered the House and took his seat.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 135—
A bill to amend section 1 of Act No. 412, Public Acts of 1919—an act for the protection of dependent minor children,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting after the second word "the" in line 1 of Section 1 the following words: "Prosecuting Attorney by and with the advice and consent of the."
2. Amend by inserting after the first word "a" in line 3, Section 1, the following words: "duly qualified attorney or other."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 307—
A bill to amend chapter 53, Act No. 314, Public Acts of 1915—to provide for the reporting of claims allowed in the probate court.

The committee recommended the adoption of the accompanying substitute therefor, and that the bill then pass:

The following is the title of the proposed substitute:

A bill to amend section 11, chapter 55 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," being Compilers' section 13,874 of the Compiled Laws of 1915.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 154—
A bill to repeal Act No. 95, Public Acts of 1919—an act fixing the rate for publication of legal notices,

The committee recommended the adoption of the accompanying substitute therefor, and that the bill then pass:

The following is the title of the proposed substitute:

A bill to amend section 4 of chapter 49 of the Judicature Act of 1915 being Compilers' section 13726 of the Compiled Laws of 1915, as amended by Act No. 95 of the Public Acts of 1919.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. O'Brien moved that the bill be re-referred to the Committee on Judiciary
The motion prevailed.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

House Bill No. 294—

A bill to authorize the Governor to issue a patent to the State Savings Bank of Remus for certain lands,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 46—

A bill to make appropriations for Michigan School for the Deaf.

With the recommendation that the following amendments be adopted, and that the bill then pass:

Amend by striking out of section one, line three, all after the word "twenty-two" and inserting in lieu thereof the following: "the sum of two hundred eleven thousand, four hundred eighty-five dollars twenty cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred sixty three thousand, one hundred dollars forty-six cents, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Superintendent	\$3,000.00	\$3,000.00
Assistant Superintendent	1,800.00	1,800.00
Farm Laborers	5,000.00	5,000.00
Other Personal Service	72,065.60	72,065.60
Totals for Personal Service	\$81,865.60	\$81,865.60
Supplies:		
Fuel	16,040.00	16,040.00
Provisions	27,328.00	27,328.00
Clothing	4,077.50	4,077.50
Forage for Animals	4,000.00	4,000.00
Other Supplies	6,100.00	6,100.00
Contractual Service:		
Registration of Cattle, Testing, etc.....	950.00	950.00
Other Contractual Service	6,300.00	6,300.00
Maintenance of Land	1,000.00	1,000.00
Maintenance of Structures and Improvements.....	9,755.84	7,974.84
Maintenance of Equipment	2,464.52	2,464.52
Outlay for Structures and Improvements:		
Repairing over old building for warehouse.....	500.00	
New building for bakery—ovens included	13,500.00	
Greenhouse	5,000.00	
Streets, roadways and drives	1,000.00	
Fences on farm	980.00	
Outlay for Equipment:		
Stokers	3,000.00	
Hoist	3,000.00	
Heating mains and plumbing	7,500.00	
Other equipment	17,123.74	5,000.00
Totals	\$211,485.20	\$163,100.46

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
House Bill No. 376—

A bill to amend section 30, Act No. 44, Public Acts of 1899—providing for the publication and distribution of laws and documents,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
House Bill No. 19—

A bill to repeal Act No. 147, Public Acts of 1919—an act to create a community council commission,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported
House Bill No. 310—

A bill to regulate the occupation of barbering,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out all of Section one of the bill and inserting in lieu thereof the following words as an enacting section.

"Sec. 1. Sections 2, 5, 6, 9, 11, 14, 16 and 19 of Act Number three hundred eighty-seven of the Public Acts of nineteen hundred thirteen, entitled 'An act to regulate the occupation of barbering, to create a board of examiners of barbers for the examination and licensing of persons to carry on such practice, to insure the better education of such practitioners, to authorize rules regulating the proper sanitation of barber shops, barber schools and colleges, to prevent the spreading of communicable diseases, to provide and fix penalties for violations of the provisions of this act, and to repeal all acts and parts of acts inconsistent herewith, being compilers' sections six thousand eight hundred hundred twenty-nine, six thousand eight hundred thirty-two, six thousand eight hundred thirty-three, six thousand eight hundred thirty-six, six thousand eight hundred thirty-eight, six thousand eight hundred forty-one, six thousand eight hundred forty-three and six thousand eight hundred forty-six of the Compiled Laws of nineteen fifteen, as last amended by Act number one hundred seventy-eight of the Public Acts of nineteen hundred seventeen, are hereby amended to read as follows."

2. Amend by striking out all of sections 3, 4, 7, 8, 10, 12, 13, 15, 17, 18, 20, 21 and 22.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 335—

A bill authorizing and requiring the purchase of certain primary school lands,
With the recommendation that the bill pass.

Mr. Curtis moved that the rules be suspended, and that the bill be ordered printed, referred to the Committee of the Whole and placed on the general orders.

The motion prevailed, two-thirds of all the members present voting therefor.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 370—

A bill to amend section 12, Act No. 65, Public Acts of 1919—relative to free schools of cities having a population of 250,000 or over and comprising a single school district,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 374—

A bill to amend section 4, Act No. 241, Public Acts of 1903—to establish and maintain county normal training classes.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 371—

A bill to authorize any school district of Michigan to employ school physicians and school nurses.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Pontiac State Hospital, by Mr. Geo. H. Miller, Chairman, reported

House Bill No. 109—

A bill to make appropriation for the Pontiac State Hospital,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of Section one after the words "nineteen hundred twenty two" in line three of said section, and inserting in lieu thereof the following:

"The sum of five hundred eighty-four thousand, three hundred ninety-six dollars and eighty-one cents, and for the fiscal year ending June 30, 1923, the sum of five hundred fifty-nine thousand, one hundred fifty-one dollars and thirty-three cents, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Superintendent	\$4,000.00	\$4,000.00
Assistant Medical Superintendent	2,500.00	2,500.00
Other personal service	270,000.00	270,000.00
 Total for personal service	 \$276,500.00	 \$276,500.00
 Supplies:		
Fuel	50,000.00	49,000.00
Provisions	106,000.00	106,000.00
Clothing	16,000.00	16,000.00
Other supplies	32,784.77	33,089.18
 Contractual Service	 25,842.91	 26,078.68
 Maintenance of Land	 480.00	 480.00
 Maintenance of Structures and Improvements.....	 7,305.20	 6,955.20
 Maintenance of Equipment	 6,582.44	 4,927.44

Outlay for Structures and Improvements:	
To complete Sawyer building	7,916.00
Sidewalks and steps	1,000.00
Scaffold for standpipe	650.00
 Outlay for Equipment	 53,335.49
	40,120.83
	 \$584,396.81
	\$559,151.83

Each of said amounts shall be used solely for the specific purposes herein stated." The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported House Bill No. 99—

A bill to make appropriations for the Department of Insurance,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of lines 4 and 5 of section 1 the words "ninety thousand two hundred forty" and inserting in lieu thereof the words "eighty-seven thousand nine hundred ninety."
2. Amend by striking out of lines 7 and 8 of section 1 the words "eighty-seven thousand eight hundred forty" and inserting in lieu thereof the words "eighty-five thousand four hundred ninety."
3. Amend by striking out of line 16 after the words "Chief Clerk" the figures "2800.00—2800.00" and inserting in lieu thereof the figures "2500.00—2500.00."
4. Amend by striking out of line 22, after the words "Fire Rater," the figures "3000.00—3000.00," and inserting in lieu thereof the figures "2800.00—2800.00."
5. Amend by striking out of line 25, after the words "Extra, Clerks, part time," the figures "1,500.00—1,500.00" and inserting in lieu thereof the figures "500.00—500.00."
6. Amend by striking out of line 28 after the words "Extra Janitors," the figures "350.00—350.00," and inserting in lieu thereof the figures "1200.00—1200.00."
7. Amend by striking out of line 29 after the words "Total for Personal Service," the figures "53,350.00—53,350.00," and inserting in lieu thereof the figures "52,700.00—52,700.00."
8. Amend by striking out of line 30, after the word "Supplies," the figures "15,100.00—15,200.00," and inserting in lieu thereof the figures "13,500.00—13,500.00."
9. Amend by striking out of line 34, after the word "Totals," the figures "90,240.00—87,840.00," and inserting in lieu thereof the figures "87,990.00—85,490.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported House Bill No. 120 (file No. 20)—

A bill to prohibit unnaturalized foreign-born residents from hunting wild game.

With the recommendation that the House concur in the amendments made by the Senate.

(For Senate amendments see p. 427 of House Journal.)

The question being on concurring in the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lennon	Mr. Read
Allard	Fuller	Locke	Robinson
Atwood	Glaspie	McKeon	Sanson
Averill	Gowdy	Manwaring	Sargent
Barnard	Green	Meggison	Smith
Brown	Hall	Menerey	Stevenson
Burnham	Harris	Miles	Strauch
Byrum	Henze	Miller, Geo. H.	Strom
Coleman	Hopkins	Miller, Wm. F.	Town
Copley	Jerome	Moore	Townsend
Culver	Jewell	Morrison	Vine
Dacey	Johnson	Mosier	Wade
Danz	Kirby	Nevins	Warner, Jos. E.
DeWitt	Kooyers	O'Brien	Watson
Dunn	Ladd	Ramsey	Wells
Emerson	Lee	Rankin	Woodruff
Ewing	Leedy	Rasmussen	Speaker

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Mr. Case	Mr. Evans	Mr. Hubbard	Mr. MacDonald
Chase	Hart	Hunter	Rauchholz
Curtis	Hartway	Lewis	Rowe
Dafoe	Holland	Liddy	Titus

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported House Bill No. 342—

A bill to amend sections 2 and 3 of Act No. 183, Public Acts of 1909—an act to regulate the taking of fur-bearing animals,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 3, section 2, after the word "martin" the word "skunk."

2. Amend by striking out of line 4, section 2, the words "first day of May," and inserting in lieu thereof the words "first day of April."

3. Amend by inserting in line 5, section 2, after the words "fire arms" the words "or spears."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported House Bill No. 392—

A bill to provide for the protection of game and birds,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting after the word "bird" in line 8, section 9, the words "protected by law."

2. Amend by striking out of line 16, section 10, the words "and contained in a case."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 57 —

A bill to amend section 16 of Act No. 302, Public Acts of 1915—An act to regulate use of motor vehicles,

The Committee recommended that the Senate amendments be concurred in. (For Senate amendments see p. 426 of House Journal.)

The question being on concurring in the amendments made to the bill by the Senate.

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Rauchholz
Allard	Fuller	Lennon	Robinson
Averill	Glaspie	Liddy	Rowe
Barnard	Gowdy	Locke	Sanson
Brown	Green	MacDonald	Sargent
Burnham	Hall	McKeon	Smith
Byrum	Harris	Manwaring	Stevenson
Chase	Hart	Meggison	Strauch
Coleman	Holland	Menerey	Strom
Copley	Hopkins	Miller, Geo. H.	Titus
Culver	Hubbard	Miller, Wm. F.	Town
Curtis	Hunter	Morrison	Townsend
Dacey	Jerome	Mosier	Vine
Dafoe	Jewell	Nevins	Wade
Danz	Johnson	O'Brien	Warner, Jos. E.
DeWitt	Kirby	Osborn	Watson
Dunn	Kooyers	Ramsey	Wells
Emerson	Ladd	Rankin	Welsh
Evans	Lee	Rasmussen	Speaker
Ewing			

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Mr. Averill entered the House and took his seat.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 204—

A bill to amend sections 1 and 9 of Act 19, Public Acts of 1919—an act to provide for the construction, improvement and maintenance of trunk line highways,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend section 9 of the act by adding thereto after the word "work" in line 15 the following: "Provided, however, That the State Highway Commissioner may reject any and all bids and offers for the doing of such work and may proceed to carry on the necessary construction and improvement by day labor, or force account, purchasing the necessary materials and employing the labor therefor. In each such case however said commissioner shall set forth in writing his reasons for not letting the work by contract and shall cause the same to be filed in his office, together with all bids and offers received thereon and the plans and specifications for such work."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 382—

A bill to amend sections 1, 2 and 9 of Act 368, Public Acts of 1919—an act to provide for the licensing of the operators of motor vehicles.

With the recommendation that the following amendment be adopted and that the bill then pass:

Amend by striking out of section one, line five, after the word "over" the word "sixteen" and inserting in lieu thereof the word "fourteen."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

A message was received from the Senate returning House Bill No. 172 (file No. 42)—

A bill to authorize townships to appropriate money for fire protection.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting Senate Bill No. 79 (file No. 68), entitled

A bill to amend section 1 of Act No. 110 of the Public Acts of 1905, entitled "An act to authorize townships, cities and villages to appropriate money to defray the expenses of the proper observance of Memorial or Decoration Day," being compilers' section 3296 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The message further informed the House of Representatives that the Senate had ordered that the bill be known as the Penney-Robinson-Harris Bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

The question being on concurring in the action of the Senate in ordering that the bill be known as the Penney-Robinson-Harris Bill.

The action of the Senate was concurred in.

A message was received from the Senate re-transmitting Senate bill No. 18 (file No. 19), entitled

A bill to amend section 7 of Act No. 6 of the Public Acts of the extra session of 1907, entitled "An act to define and to regulate the treatment and control of dependent, neglected and delinquent children, to prescribe the jurisdiction of the probate court, and the powers, duties and compensation of the probate judge and the probate register with regard thereto; to provide for the appointment of county agents register of the juvenile division and probation officers, and to prescribe their powers, duties and compensation, and to provide for the granting of re-hearings and modifications of orders, sentences and decrees of said court," being section 2017 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate, on return of the bill to the Senate in accordance with the request of the Senate therefore, having reconsidered the vote by which, on March 2, it had passed the bill, had adopted an amendment thereto, and had passed the bill as thus amended.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Introduction of Bills.

Mr. Frick introduced

House Bill No. 394, entitled

A bill for the pecuniary relief of needy and deserving adult blind inhabitants of this State, in lieu of other public maintenance, to provide a penalty for misrepresentation to obtain money hereunder, and to provide a fund for such relief.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Culver introduced

House Bill No. 395, entitled

A bill to prescribe the duties of an owner or occupant of lands, upon which excavations are made, in reference to the furnishing of lateral and subjacent support to adjoining lands and structures thereon; and to fix remedies for the violation thereof.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Evans introduced

House Bill No. 396, entitled

A bill to amend section 17 of Act No. 59 of the Public Acts of 1915, entitled "An act to provide for the construction, improvement and maintenance of highways; for the levying, spreading and collecting of taxes and of special assessments therefor: to authorize the borrowing of money and the issuance of bonds under certain restrictions, regulations and limitations; to prescribe the powers and duties of certain officers with reference thereto; and to validate certain proceedings heretofore taken," being section 4687 of the Compiled Laws of 1915, as amended by Act No. 107 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Dafoe introduced

House Bill No. 397, entitled

A bill to abolish the State Board of Library Commissioners, and to transfer their duties to the State Librarian.

The bill was read a first and second time by its title and referred to the Committee on State Library.

Third Reading of Bills.

House Bill No. 304 (file No. 88), entitled

A bill to amend Act No. 156 of the Public Acts of 1851, entitled "An act to define the powers and duties of the boards of supervisors of the several counties, and to confer upon them certain local administrative and legislative powers, being sections 2265 to 2296, inclusive, of the Compiled Laws of 1915" by adding thereto one new section to stand as section 12-b, and to repeal Act No. 280 of the Local Acts of 1901 and Act No. 460 of the Local Acts of 1903,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Rasmussen
Allard	Glaspie	Lennon	Rauchholz
Atwood	Gowdy	Lewis	Robinson
Averill	Green	Liddy	Rowe
Barnard	Hall	Locke	Sanson
Braman	Harris	MacDonald	Smith
Brown	Hart	McKeon	Stevenson
Burnham	Henze	Meggison	Strauch
Case	Holland	Miles	Strom
Chase	Hubbard	Miller, Geo. H.	Town
Coleman	Hunter	Miller, Wm. F.	Townsend

Mr. Copley	Mr. Jensen	Mr. Morrison	Mr. Vine
Culver	Jerome	Mosier	Wade
Dacey	Jewell	Nevins	Warner, Jos. E.
DeWitt	Johnson	O'Brien	Watson
Dunn	Kirby	Osborn	Welhs
Emerson	Kooyers	Palmer	Welsh
Evans	Ladd	Ramsey	Speaker
Ewing			73

NAYS.

Mr. Curtis	Mr. Hartway	Mr. Manwaring	Mr. Rankin
Dafoe	Hopkins	Moore	Sargent
Danz	Lee	Olmsted	Titus
Fuller			18

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Green made written request for the printing of House Bill No. 349—

A bill to amend section 10, Act No. 12, Public Acts of 1869—an act to authorize corporations for establishing rural cemeteries.

The request was referred to the Committee on Printing.

Mr. Vine made written request for the printing of House Bill No. 365—

A bill to provide for a revolving fund for the construction of drains. The request was referred to the Committee on Printing.

Mr. Moore moved that the Committee of the Whole be discharged from the further consideration of the following joint resolution, and that the joint resolution be referred to the Committee on General Taxation:

House Joint Resolution No. 9 (file No. 55)—

A joint resolution proposing an amendment to section 3, article 10, of the Constitution of Michigan, authorizing the enactment of an income tax law. The motion did not prevail.

Mr. Welsh moved that the following bill be placed at the head of the general orders:

House Bill No. 40 (file No. 2)—

A bill to create an Industrial and Labor Department.

The motion prevailed.

Unfinished Business.

The Speaker laid before the House

Senate Bill No. 34 (file No. 26), entitled

A bill prohibiting the letting of State or municipal contracts upon a "cost-plus" basis, so-called.

The bill was read a third time on Wednesday, March 16, and, pending the vote on the adoption of an amendment offered by Mr. Dunn, further consideration of the bill was postponed until today.

The pending question being on the motion to amend made by Mr. Dunn on Wednesday, March 16,

(For amendment see p. 400 of House Journal.)

Mr. Dunn demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Dunn then prevailed and the amendment was adopted a majority of all the members-elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kooyers	Mr. Rankin
Allard	Evans	Ladd	Rasmussen
Atwood	Ewing	Lewis	Read
Barnard	Fuller	Liddy	Sargent
Braman	Glaspie	MacDonald	Smith
Brown	Gowdy	McKeon	Stevenson
Burnham	Green	Manwaring	Strom
Byrum	Harris	Menerey	Titus
Case	Hart	Miller, Geo. H.	Town
Coleman	Holland	Miller, Wm. F.	Townsend
Copley	Hopkins	Moore	Vine
Culver	Hubbard	Morrison	Wade
Curtis	Hunter	Mosier	Warner, Jos. E.
Dacey	Jensen	Nevins	Watson
Dafoe	Jerome	O'Brien	Wells
Danz	Jewell	Olmsted	Welsh
DeWitt	Johnson	Palmer	Woodruff
Dunn	Kirby	Ramsey	Speaker

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NAYS.

Mr. Averill	Mr. Lee	Mr. Locke	Mr. Robinson
Frick	Leedy	Miles	Rowe
Henze	Lennon	Rauchholz	Sanson

12

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rankin
Allard	Gowdy	Liddy	Rauchholz
Braman	Hall	Locke	Robinson
Brown	Harris	MacDonald	Rowe
Burnham	Hart	McKeon	Sanson
Byrum	Hartway	Manwaring	Sargent
Case	Henze	Meggison	Smith
Coleman	Holland	Menerey	Stevenson
Copley	Hopkins	Miles	Strauch
Culver	Hubbard	Miller, Geo. H.	Strom
Curtis	Hunter	Miller, Wm. F.	Titus
Dacey	Jensen	Moore	Town
Dafoe	Jerome	Morrison	Townsend
Danz	Jewell	Mosier	Wade
DeWitt	Johnson	Nevins	Warner, Jos. E.
Dunn	Kirby	O'Brien	Watson
Emerson	Ladd	Olmsted	Welsh
Evans	Leedy	Osborn	Woodruff
Ewing	Lennon	Palmer	Speaker
Fuller			

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NAYS.

Mr. Averill	Mr. Lee	Mr. Read	Mr. Wells
Frick	Ramsey		6

The House agreed to the title of the bill.

The Speaker laid before the House
House Bill No. 282 (file No. 82), entitled

A bill to amend section 20 of chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being section 5667 of the Compiled Laws of 1915.

The bill was read a third time on Thursday, March 17, and, pending the vote on the passage thereof, further consideration of the bill was postponed until Friday, March 18; the bill was not reached on that day, and on Monday, March 21, consideration was further postponed until today.

The question being on the passage of the bill,

Mr. Hall moved to amend the bill by inserting in line 64 of section 20, after the word "schools," the words: "Provided, That the sum of \$200.00 shall be paid out of the State treasury to any one-room school district in which the school tax on each \$1000.00 assessed valuation is \$12.00."

Mr. Smith moved to amend the amendment by striking out the words "two hundred dollars" and inserting in lieu thereof the words "four hundred dollars."

The motion did not prevail and the amendment to the amendment was not adopted.

The question then being on the motion to amend made by Mr. Hall,

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Smith moved to amend the bill by inserting in line fifty-three of section twenty, after the word "districts," the following:

"except in school districts having an assessed valuation of less than seventy-five thousand dollars the minimum number of months shall not be less than eight, and in school districts having an assessed valuation of less than thirty thousand dollars and having less than thirty children of school age the minimum number of months shall not be less than seven."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Lennon	Mr. Rauchholz
Allard	Glaspie	Lewis	Robinson
Averill	Gowdy	Locke	Rowe
Braman	Green	MacDonald	Sanson
Burnham	Hall	McKeon	Sargent
Byrum	Harris	Manwarling	Smith
Case	Hart	Meggison	Stevenson
Chase	Hartway	Menerey	Strauch
Coleman	Holland	Miles	Strom
Copley	Hopkins	Miller, Geo. H.	Titus
Culver	Hubbard	Miller, Wm. F.	Town
Curtis	Hunter	Moore	Townsend
Dacey	Jensen	Morrison	Wade
Dafoe	Jewell	Mosier	Warner, Jos. E.
Danz	Johnson	O'Brien	Watson
DeWitt	Kirby	Olmsted	Wells
Dunn	Kooyers	Osborn	Welsh
Emerson	Ladd	Ramsey	Woodruff
Evans	Lee	Rankin	Speaker
Ewing	Leedy	Rasmussen	

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NAYS.

Mr. Brown	Mr. Frick	Mr. Henze
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3

The House agreed to the title of the bill.

The Speaker laid before the House

House Bill No. 240 (file No. 96), entitled

A bill to authorize any school district to vote a tax, or to issue bonds for the purpose of building and furnishing a home for the teachers employed in the district, and for the purpose of buying a site for such home.

The bill was read a third time on Monday, March 21, and further consideration was then postponed until today.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lennon	Mr. Rauchholz
Allard	Gowdy	Lewis	Read
Averill	Green	Locke	Rowe
Braman	Hall	MacDonald	Sanson
Burnham	Harris	McKeon	Sargent
Byrum	Hart	Manwaring	Smith
Case	Henze	Meggison	Stevenson
Chase	Holland	Menerey	Strauch
Coleman	Hopkins	Miles	Strom
Copley	Hubbard	Miller, Geo. H.	Titus
Culver	Hunter	Miller, Wm. F.	Town
Dacey	Jensen	Morrison	Townsend
Dafoe	Jerome	Mosier	Wade
Danz	Jewell	Nevins	Warner, Jos. E.
DeWitt	Johnson	O'Brien	Watson
Dunn	Kirby	Osborn	Wells
Emerson	Kooyers	Palmer	Welsh
Evans	Ladd	Ramsey	Woodruff
Ewing	Lee	Rasmussen	Speaker
Frick	Leedy		

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NAYS.

Mr. Brown	Mr. Fuller	Mr. Rankin	3
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The House agreed to the title of the bill.

The Speaker laid before the House, as unfinished business, the motion made by Mr. Culver yesterday to take from the table

House Bill No. 22 (file No. 70)—

A bill to define and prescribe penalty for first degree murder.

Mr. Culver withdrew his motion.

Mr. Ewing moved that the House take a recess until 4:10 o'clock p. m.
The motion prevailed.

After Recess.

4:10 o'clock p. m.

The House was called to order by the Speaker.

General Orders of the Day.

The Speaker called Mr. Dafoe to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 84 (file No. 100)—

A bill to make appropriations for the Circuit Judges of Michigan, etc.;

House Bill No. 75 (file No. 119)—

A bill to make appropriations for the Supreme Court;

House Bill No. 49 (file No. 127)—

A bill to make appropriations for the State Psychopathic Hospital;

House Bill No. 72 (file No. 128)—

A bill to make appropriations for the State Treasury;

House Bill No. 141 (file No. 129)—

A bill to make appropriations for the State Highway Department;

Senate Bill No. 68 (file No. 55)—

A bill to amend sections 4, 5, and 6 of Act No. 90, Public Acts of 1913—an act to authorize boards of supervisors of counties to purchase, accept gifts and devices of, and to improve and maintain parks;

House Joint Resolution No. 9 (file No. 55)—

A joint resolution proposing an amendment to section 3, article 10, of the Constitution of Michigan, authorizing the enactment of an income tax law;

House Bill No. 305 (file No. 87)—

A bill to amend section 1 of Act No. 150, Public Acts of 1915—an act to prescribe powers of certain school districts as to borrowing money;

House Bill No. 132 (file No. 29)—

To amend section 1, and to repeal section 2 of Act No. 75, Public Acts of 1917—an act to regulate the packing and sale of apples in packages;

Senate Bill No. 42 (file No. 31)—

A bill to repeal Joint Resolution No. 6 of the Session of 1897—to provide for restoring Fort Mackinac to the United States;

House Bill No. 290 (file No. 104)—

A bill to amend the title and section 1 of Act No. 88, Public Acts of 1913—an act empowering boards of supervisors to levy a special tax for advertising agricultural advantages.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 40 (file No. 2)—

A bill to create an Industrial and Labor Department.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by inserting in line 3 of section 3 after the word "Commissioner" the words "The Board of Boiler Rules created by Act No. 174 of the Public Acts of 1917."

2. Amend by inserting after the word "Board" in line 10, section two, the following sentence: "Each of such deputies shall take and file the constitutional oath of office and shall possess all of the power and authority conferred by Act Number Ten of the Public Acts of Michigan, of the first extra session of nineteen twelve, and the amendments thereto, upon the Deputy Members of the Industrial Accident Board, and by Act Number two hundred eighty-five of the Public Acts of Michigan of nineteen hundred nine, and amendments thereto, upon the Deputy Commissioner of Labor."

3. Amend by striking out of line 13 of section 1 the words "At least one of said members shall be an attorney-at-law."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Welsh moved that the rules be suspended and that the following entitled bill be placed on its immediate passage:

House Bill No. 40 (file No. 2), entitled

A bill to protect and promote industrial and labor interests of the people of the State of Michigan; to create an industrial and labor department and prescribe the powers and duties thereof; to provide for the transfer to said department of powers and duties affecting labor and industrial matters now vested in certain other State boards, commissions, departments and officers; and

to abolish the boards, commissions, departments and offices, the powers and duties of which are hereby transferred.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Fuller	Mr. Lennon	Mr. Ramsey
Atwood	Glaspie	Lewis	Rankin
Averill	Gowdy	Liddy	Rasmussen
Barnard	Green	Locke	Rauchholz
Braman	Hall	MacDonald	Read
Brown	Harris	McKeon	Robinson
Burnham	Hart	Manwaring	Rowe
Byrum	Henze	Meggison	Sanson
Chase	Hopkins	Menerey	Sargent
Coleman	Hubbard	Miles	Smith
Culver	Hunter	Miller, Geo. H.	Stevenson
Curtis	Jensen	Miller, Wm. F.	Strauch
Dacey	Jerome	Moore	Strom
Dafoe	Jewell	Morrison	Town
Danz	Johnson	Mosier	Townsend
DeWitt	Kirby	Nevins	Wade
Dunn	Kooyers	O'Brien	Warner, Jos. E.
Emerson	Ladd	Olmsted	Wells
Evans	Lee	Osborn	Welsh
Ewing	Leedy	Palmer	Speaker
Frick			

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NAYS.

Mr. Holland

1

The question being on agreeing to the title of the bill,

Mr. Welsh moved to amend the title so as to read as follows:

A bill to protect and promote industrial and labor interests of the people of the State of Michigan; to create a Department of Industry and Labor and prescribe the powers and duties thereof; to provide for the transfer of said department of powers and duties affecting labor and industrial matters now vested in certain other State boards, commissions, departments and officers and to abolish the boards, commissions, departments and offices the powers and duties of which are hereby transferred.

The motion prevailed.

The title as amended was then agreed to.

Mr. Mosier moved that Mr. Pitkin be excused from the sessions of Wednesday, Thursday, and Friday.

The motion prevailed.

Mr. Johnson asked and obtained leave of absence from tomorrow's session.

Mr. Frick moved that the House take a recess until 7:30 o'clock p. m.

Mr. Culver moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Wednesday, March 23, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FORTY-EIGHT.

Lansing, Wednesday, March 23, 1921,

2:00 o'clock p. m.

The House was called to order by the Speaker.

Chaplain Donald T. Grey, of the 12th U. S. Infantry, now Pastor of the Baptist Church of Lansing, offered the invocation:

"Heavenly Father, we pray Thy blessing upon this House and its members. Give them strength of body, clearness of mind, and vital energy to carry their work to completion; keep them from sickness and disaster; keep burning bright in them the flame of real patriotism; may the vision of the consequences of laws for good and ill in the myriad homes and communities of our State put dignity and importance into the daily legislative grind. We pray that the light of eternal principles of justice and mercy may shine through the details of every bill made law, O God. By their purity of heart and devotion of mind, may these men be useful to Thee in the making of our State a Heaven on earth. Defeat the schemes of all hypocrites and enemies of our Commonwealth, and strengthen the hands of all whose ideals accord with Thy eternal purposes. Over-rule all mistakes and direct their thoughts, we pray. May Thy favor continue with our beloved State and Nation, we humbly beseech Thee, O our God. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dean, Francis, Gettel, Johnson, Lord, Pitkin, and Reutter.

The following members were absent without leave: Messrs. Atwood, Haan, and O'Brien.

Mr. Jensen moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Emerson presented.

Petition No. 279.

Petition of E. W. Davis and 129 other citizens of Clare County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Kirby presented

Petition No. 280.

Petition of R. Dunnington and 34 other citizens of Van Buren County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hopkins presented

Petition No. 281.

Petition of Wm. Baker and 15 other citizens of Manistee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 282.

Petition of Mrs. Charles Hobart and 34 other citizens of Shiawassee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Butler presented
Petition No. 283.

Petition of Isabell Shoultz and 28 other citizens of Lapeer County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Green presented
Petition No. 284.

Petition of Charles Thomas and 100 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Sanson presented
Petition No. 285.

Petition of S. E. Sutherland and 16 other citizens of Tuscola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Rasmussen presented
Petition No. 286.

Petition of T. E. Cole and 53 other citizens of Montcalm County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Miles presented
Petition No. 287.

Petition of E. A. Keating and 14 other citizens of Mecosta County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Lee presented
Petition No. 288.

Petition of the Greenwood Farmers' Club opposing the passage of the amendments to the so-called "mothers' pension law."
The petition was referred to the Committee on Judiciary.

Mr. Chase presented
Petition No. 289.

Petition of Rev. J. F. Thompson and 31 other citizens of Osceola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Lee presented
Petition No. 290.

Petition of J. V. French, Mayor, and 117 other citizens of Port Huron, St. Clair County, favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Pitkin presented
Petition No. 291.

Petition of D. M. Kolkema and 23 other citizens of Muskegon County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Read presented
Petition No. 292.

Petition of F. C. Hinshaw and 35 other citizens of Kalamazoo County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Titus presented
Petition No. 293.

Petition of Fuller & Sons Mfg. Company and 163 other firms and citizens of Kalamazoo County protesting against the passage of House Bill No. 323, providing for licensing motor busses, etc., operated for hire within this State.

The petition was referred to the Committee on Roads and Bridges.

Mr. Hunter presented
Petition No. 294.

Petition of Elmer N. Braley and 38 other citizens of Livingston County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Byrum presented
Petition No. 295.

Petition of Archie Scott and 73 other citizens of Ingham County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Jensen presented
Petition No. 296.

Petition of Mrs. Laura Davis and 22 other citizens of Delta County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Sargent presented
Petition No. 297.

Petition of Mrs. Wilson Mann and 21 other citizens of Emmet County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Sargent presented
Petition No. 298.

Petition of J. C. Glendening and 4 other citizens of Emmet County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Miles presented
Petition No. 299.

Petition of Emily Harper and 31 other citizens of Mecosta County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. McKeon presented
Petition No. 300.

Petition of Dick Bendall and 38 other citizens of Bay County favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Butler presented
Petition No. 301.

Petition of Emma M. Shoultz and 21 other citizens of Lapeer County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Chase presented
Petition No. 302.

Petition of Rev. W. H. Switzer and 12 other citizens of Osceola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 303.

Petition of Ezra C. Dell and 22 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Gowdy presented
Petition No. 304.

Petition of W. B. McLaren and 114 other citizens of Berrien County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Menerey presented
Petition No. 305.

Petition of G. E. Ganiard and 19 other citizens of Isabella County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Locke presented
Petition No. 306.

Petition of the Gratiot County Grange urging the strictest economy in relation to State Government; and favoring the State income tax.
The petition was referred to the Committee on General Taxation.

Mr. Brown presented.
Petition No. 307.

Petition of the Flint Safety Council of the Chamber of Commerce favoring the passage of Senate Bill No. 45, providing fire prevention education in schools.
The petition was referred to the Committee on Education.

Mr. Watson presented
Petition No. 308.

Petition of I. A. Caswell and 35 other citizens of Branch County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Jensen presented
Petition No. 309.

Petition of Oscar E. Gidlund and 40 other citizens of Delta County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Town presented
Petition No. 310.

Petition of the Jackson Steel Products Company and 13 other firms of Jackson County protesting against the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Ladd presented
Petition No. 311.

Petition of Carl M. Nord and 63 other citizens of Grand Traverse County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Strom presented
Petition No. 312.

Petition of Michael Laren and 19 other citizens of Kent County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Coleman presented
Petition No. 313.

Petition of E. A. Griffin and 37 other citizens of Calhoun County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Sargent presented
Petition No. 314.

Resolution of the Common Council of Bay City, County of Bay, protesting against the passage of Senate Bill No. 196, providing a separate school district for Summer resort associations having an assessed valuation of \$500,000.
The petition was referred to the Committee on Education.

Mr. Smith presented
Petition No. 315.
Petition of Mrs. Libbie Johanson and 71 other citizens of Wexford County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Curtis presented
Petition No. 316.
Petition of F. W. Green, merchant, and 121 other merchants and citizens of Calhoun County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Curtis presented
Petition No. 317.
Petition of C. W. Green, and 75 other merchants and citizens of Calhoun County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Jerome presented
Petition No. 318.
Petition of Charles Trommand and 16 other citizens of the City of Detroit, favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Jerome presented
Petition No. 319.
Petition of David Prill and 17 other citizens of the city of Detroit, favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Stevenson presented
Petition No. 320.
Petition of David Arfa and 24 other citizens of the city of Detroit, favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Stevenson presented
Petition No. 321.
Petition of Walter H. Barie and 17 other citizens of the city of Detroit favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Rowe presented
Petition No. 322.
Petition of Clarence Smith and 9 others favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 323.
Petition of Mrs. Selina Balcam and 22 other citizens of Shiawassee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 324.
Petition of M. P. Karr and 43 other members of the Perry M. E. Church, Shiawassee County, favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Glaspie presented
Petition No. 325.
Petition of E. L. Sanderson and 19 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the Censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

The Speaker presented
Petition No. 326.

Resolution of the State Federation Women's Clubs favoring the full appropriation asked for the Michigan Historical Commission.

The petition was referred to the Committee on State Affairs.

Mr. Brown presented
Petition No. 327.

Petition of the Flint Chamber of Commerce favoring the passage of House Bill No. 63, relative to the business of making loans.

The petition was referred to the Committee on Judiciary.

Mr. Brown presented
Petition No. 328.

Petition of the Flint Federation of Labor favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bill had been printed and placed upon the files of the members Wednesday, March 23:

Senate Bill No. 212 (file No. 159)—

A bill to authorize and regulate the issue of bonds by counties, townships, cities, villages and school districts.

Reports of Standing Committees.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 388—

A bill to provide the method for changing a township school district to one or more primary districts,

With the recommendation that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of line 9, section 1, the word "graded" and inserting in lieu thereof the word "township."

2. Amend by adding a new section to be known as Section 4 and to read as follows:

"Section 4. This act shall not be in force and take effect in any school district operating under Act 176 of the Public Acts of 1891, as amended, until a majority of the voters of the township school district voting on such proposition shall vote in favor of the same. Such proposition may be submitted to the voters of any township school district organized under said act at such time or times as the board of education shall determine, and shall be submitted to the legal voters of said township district by the school board whenever said board is presented with a petition requesting the same to be submitted, signed by the number of legal voters required under the general school laws for requiring the school board to call a special meeting. Whenever such proposition is submitted to the legal voters of the township district the ballot for voting thereon shall be in substantially the following form:

Shall the township school district of township, county, Michigan, organized under Act 176, Public Acts of 1891, as amended, adopt Act number..... of the Public Acts of 1921, being "An act to provide a method whereby township school districts organized under Act 176 of the Public Acts of 1891, as amended, may change to one or more primary school districts?

Yes ()
No ()"

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 332—

A bill to amend sections 16 and 17, Act No. 141, Public Acts of 1917—an act to provide for the organization of school districts in certain cities,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by adding after section 24 the following: "Provided, That no such bonds shall be sold until the expiration of twenty days after such election."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported Senate Bill No. 77 (file No. 65)—

A bill to amend section 1, chapter 6, Act No. 164, Public Acts of 1881—to revise and consolidate the laws relating to public instruction and primary schools,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported Senate Bill No. 45 (file No. 33)—

A bill to provide for a course of study in fire prevention to be taught in the public schools,

With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 328—

A bill to amend section 1, Act No. 258, Public Acts of 1909—an act designating October 12th as a public holiday.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Atwood entered the House and took his seat.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 355—

A bill to repeal Act No. 210, Public Acts of 1895—an act regulating the payment of postage in the several state offices and departments.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Printing, by Mr. Hartway, Chairman, reported The written request of Mr. Vine for the printing of House Bill No. 366—

A bill to provide for a revolving fund for the construction of drains, With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and the bill was ordered printed.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 166 (file No. 103)—

A bill to require railroad companies to maintain signal lights at switches,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 17 of section 2, after the word "purpose," the words "Provided further, That the provisions of this act shall not apply to tracks used for private purposes, to short lines of twenty-five miles or under, to spurs, or to side lines or railroads on which night trains are not operated, unless so ordered by the Public Utilities Commission."

2. Amend by inserting in line 1, Section 3, after the word "person," the words "with intent to endanger life or property."

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 364—

A bill to amend section 10, Act No. 300, Public Acts of 1909—an act regulating charges made by common carriers,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Concurrent Resolution No. 7—

A resolution requesting Congress to repeal the Esch-Cummins Act. (For full text of resolution see p. 65 of House Journal.)

With the recommendation that the resolution pass.

The question being on the adoption of the resolution,
The resolution was adopted.

The Committee on Michigan Home and Training School, by Mr. Ewing, Chairman, reported House Bill No. 389—

A bill to amend sections 15 and 18 of Act No. 101, Public Acts of 1909—an act to revise the law relative to the care of the feeble-minded and epileptic.
With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 122—

A bill to amend Act No. 236 of the Public Acts of 1915—to prohibit catching of fish in inland lakes from May 15 to June 15, inclusive.

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section 10-a, and inserting in lieu thereof the following: "Hereafter it shall be unlawful for any person to take, catch or kill, or to attempt to take, catch or kill, the following fish, while on, or forty feet from, their beds, in any of the inland waters of the State, namely: bluegills, sunfish, crappies, and all kinds of bass."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 366—

A bill to repeal Act No. 252, Public Acts of 1903—an act to provide for the protection of fish in Brevoort Lake, Mackinac county,

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 338—

A bill to amend the title and section 1 of Act No. 144, Public Acts of 1907—an

act to prevent the desertion of wife or children by persons charged with their maintenance.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 14, Section 1, the words "Section one of said Act."

2. Amend by striking out of line 17, Section 1, the word "seven" and inserting in lieu thereof the word "fifteen."

3. Amend by striking out of line 7, Section 1, the words "minor legitimate or illegitimate."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 291—

A bill to amend section 2, chapter 48, Act No. 73, Public Acts of 1917—to increase the salaries of sheriffs and their deputies.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out all of Section 1 of the bill and inserting in lieu thereof a new section to stand as Section 1 and to read as follows:

"Section 1. Section 2, chapter 48, of Act 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the Courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said Courts, to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," approved May 18, 1915, being section 13719 of the Compiled Laws of 1915 as amended by Act No. 73 of the Public Acts of 1917, is hereby amended to read as follows:"

2. Amend by striking out of line 18, Section 2, after the word "delivered" the word "by" and inserting in lieu thereof the word "to."

3. Amend by striking out of line 18, Section 2, after the word "him" the word "to" and inserting in lieu thereof the word "by."

4. Amend by striking out of line 23, Section 2, the second word "made" and inserting in lieu thereof the word "stayed."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 372—

A bill to define manslaughter and negligent homicide, when committed by operation of vehicles.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of line 2, Section 1, the words "or illegal."

2. Amend by striking out of line 2, Section 2, the words "or illegal."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

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The petition was referred to the Committee on State Affairs.

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With the recommendation that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

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A bill to provide for a course of study in fire prevention to be taught in the public schools,

With the recommendation that the bill pass.

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The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 328—

A bill to amend section 1, Act No. 258, Public Acts of 1909—an act designating October 12th as a public holiday.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Atwood entered the House and took his seat.

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A bill to repeal Act No. 210, Public Acts of 1895—an act regulating the payment of postage in the several state offices and departments.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Printing, by Mr. Hartway, Chairman, reported The written request of Mr. Vine for the printing of House Bill No. 365—

A bill to provide for a revolving fund for the construction of drains, With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and the bill was ordered printed.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 166 (file No. 103)—

A bill to require railroad companies to maintain signal lights at switches,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 17 of section 2, after the word "purpose," the words "Provided further, That the provisions of this act shall not apply to tracks used for private purposes, to short lines of twenty-five miles or under, to spurs, or to side lines or railroads on which night trains are not operated, unless so ordered by the Public Utilities Commission."

2. Amend by inserting in line 1, Section 3, after the word "person," the words "with intent to endanger life or property."

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 364—

A bill to amend section 10, Act No. 300, Public Acts of 1909—an act regulating charges made by common carriers,

With the recommendation that the bill pass.

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The Committee on Railroads, by Mr. Smith, Chairman, reported House Concurrent Resolution No. 7—

A resolution requesting Congress to repeal the Esch-Cummins Act.

(For full text of resolution see p. 65 of House Journal.)

With the recommendation that the resolution pass.

The question being on the adoption of the resolution,

The resolution was adopted.

The Committee on Michigan Home and Training School, by Mr. Ewing, Chairman, reported House Bill No. 389—

A bill to amend sections 15 and 18 of Act No. 101, Public Acts of 1909—an act to revise the law relative to the care of the feeble-minded and epileptic,

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The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

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With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section 10-a, and inserting in lieu thereof the following: "Hereafter it shall be unlawful for any person to take, catch or kill, or to attempt to take, catch or kill, the following fish, while on, or forty feet from, their beds, in any of the inland waters of the State, namely: bluegills, sunfish, crappies, and all kinds of bass."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

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With the recommendation that the bill pass.

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A bill to amend the title and section 1 of Act No. 144, Public Acts of 1907—an

act to prevent the desertion of wife or children by persons charged with their maintenance.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 14, Section 1, the words "Section one of said Act."

2. Amend by striking out of line 17, Section 1, the word "seven" and inserting in lieu thereof the word "fifteen."

3. Amend by striking out of line 7, Section 1, the words "minor legitimate or illegitimate."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 291—

A bill to amend section 2, chapter 48, Act No. 73, Public Acts of 1917—to increase the salaries of sheriffs and their deputies.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out all of Section 1 of the bill and inserting in lieu thereof a new section to stand as Section 1 and to read as follows:

"Section 1. Section 2, chapter 48, of Act 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the Courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said Courts, to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," approved May 18, 1915, being section 13719 of the Compiled Laws of 1915 as amended by Act No. 73 of the Public Acts of 1917, is hereby amended to read as follows:"

2. Amend by striking out of line 18, Section 2, after the word "delivered" the word "by" and inserting in lieu thereof the word "to."

3. Amend by striking out of line 18, Section 2, after the word "him" the word "to" and inserting in lieu thereof the word "by."

4. Amend by striking out of line 23, Section 2, the second word "made" and inserting in lieu thereof the word "stayed."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 372—

A bill to define manslaughter and negligent homicide, when committed by operation of vehicles.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of line 2, Section 1, the words "or illegal."

2. Amend by striking out of line 2, Section 2, the words "or illegal."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 42—

A bill to amend section 40 of chapter 35, Act No. 314, Public Acts of 1915—Judicature Act,

With the recommendation that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 4, Section 40, the word "credit."
2. Amend by striking out of lines 5, 6, 7, 8, and 9 of Section 40 the words "received by him each year hereafter beginning January 1st and ending December 31st not in excess of \$1500 to a fund to be known as the County Law Library Fund and credit all sums so received in excess of \$1500."

3. Amend by striking out all of the balance of Section 40 after the word "and" in line 19 and inserting in lieu thereof the following: "place the money received in the general fund. Provided that in counties having a population of not less than seventy-five thousand inhabitants and not exceeding five hundred thousand inhabitants according to the last federal census the county treasurer shall credit annually all fines other than those for the violation of the penal laws, penalties and forfeitures to a fund to be known as the County Law Library Fund up to but not exceeding the sum of fifteen hundred dollars in any one year. All moneys so credited to the County Law Library Fund shall be paid out by the County Treasurer upon the order of the circuit or probate judge or judges elected in said county for the purpose of establishing and maintaining a law library for the use of the circuit and probate courts of such county and for the officers of such courts and persons having business in such courts."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Haan entered the House and took his seat.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 8 (file No. 9)—

A bill to amend section 2 of Act No. 44 of Public Acts of 1899—an act to provide for the publication and distribution of public laws and documents,

With the recommendation that the House concur in the amendments made by the Senate.

(For text of amendments see p. 412 of House Journal.)

The question being on concurring in the amendments made to the bill by the Senate.

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Leedy	Mr. Rasmussen
Allard	Farrer	Lennon	Rauchholz
Atwood	Frick	Lewis	Read
Barnard	Glaspie	Liddy	Robinson
Brown	Gowdy	Locke	Rowe
Bryan	Green	MacDonald	Sanson
Burnham	Hall	McKeon	Sargent
Butler	Harris	Manwaring	Smith
Byrum	Hart	Meggison	Stevenson
Case	Hartway	Menerey	Strauch
Chase	Henze	Miles	Strom
Coleman	Holland	Miller, Geo. H.	Titus
Copley	Hopkins	Miller, Wm. F.	Town

Mr. Culver	Mr. Hubbard	Mr. Moore	Mr. Townsend
Curtis	Hunter	Morrison	Vine
Dacey	Jensen	Mosier	Wade
Dafoe	Jerome	Nevins	Warner, Jos. E.
Danz	Jewell	O'Brien	Watson
DeWitt	Kirby	Olmsted	Wells
Dunn	Kooyers	Osborn	Welsh
Emerson	Ladd	Ramsey	Woodruff
Evans	Lee	Rankin	Speaker

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NAYS.

Mr. Braman

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 353—

A bill relating to fees in certain justice courts.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 396—

A bill to amend section 17 of Act No. 59 of the Public Acts of 1915—General Highway Law.

With the recommendation that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Governor.

Messages were received from the Governor informing the House of Representatives that on Tuesday, March 22, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 11 (House Bill No. 51, file No. 3)—

An act to create a State Department of Agriculture;

House Enrolled Act No. 13 (House Bill No. 287, file No. 75)—

An act to amend section 4, chapter 4, Act No. 203, Public Acts of 1917—an act to provide for filling vacancies in the offices of judges of courts of record.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 145 (file No. 127), entitled

A bill to repeal section 29 of Act No. 44 of the Public Acts of 1899, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this State now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan, and to repeal Act No. 122 of the Session Laws of 1889, approved May 31, 1889, Act No. 20 of the Session Laws of 1889, approved March 19, 1889, and all other laws or parts of laws contravening or inconsistent with this act," being section 847 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 76 (file No. 64), entitled

A bill to amend section 107 of chapter 14 of the Revised Statutes of 1846, entitled "of County Officers," being section 2491 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

A message was received from the Senate re-transmitting
Senate Bill No. 5 (file No. 5), entitled

A bill to provide for the sufficiency of train crews on passenger and freight trains and light engines operating outside of yard limits within the State of Michigan, and to fix a penalty for the violation thereof.

The message informed the House of Representatives that the Senate, on return of the bill to the Senate, in accordance with the request of the Senate therefor, had refused to suspend the rule limiting the time within which a motion to reconsider may be made, and that the bill was therefor re-transmitted as it had passed the Senate on March 17.

The bill was referred to the Committee on Railroads.

Introduction of Bills.

Mr. Smith introduced

House Bill No. 398, entitled

A bill providing for the payment of a poll tax by every male inhabitant of this State between the ages of twenty-one and fifty years and providing for the collection and disposition thereof.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Byrum introduced

House Bill No. 399, entitled

A bill creating the State Welfare Department, prescribing its form of organization, its powers and duties; providing for the management and control of State hospitals, prisons, and other State institutions of a special nature; to provide for the welfare of persons in the custody or under the tutelage of the State, abolishing certain boards governing institutions embraced within this act, and creating certain commissions in succession thereto; and making an appropriation for certain purposes of this act.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Brown introduced

House Bill No. 400, entitled

A bill establishing a public park and recreation grounds in the city of Flint and for the transfer of a portion of the farm used in connection with the Michigan School for the Deaf to the Department of Conservation for a public park and recreation grounds, and for the improvement and development thereof by the city of Flint.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Hunter introduced

House Bill No. 401, entitled

A bill to amend section 7 of Act No. 50 of the Public Acts of 1887, entitled "An act to provide for the incorporation and regulation of certain corporations generally known as building and loan associations," as amended, being section 10001 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Curtis introduced

House Bill No. 402, entitled

A bill to amend section 2 of chapter 53 of the Compiled Laws of 1915, entitled "Of the appointment of administrators," being Compiler's Section 13820 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee of Judiciary.

Mr. Titus introduced

House Bill No. 403, entitled

A bill to amend section 10 of Act No. 105 of the Public Acts of 1913, entitled "An act to provide a uniform system of probation throughout the State of Michigan, the appointment of probation officers and to prescribe the powers, duties and compensation of such officers; to provide a penalty for the violation of his duties; and to repeal Act No. 91 of the Public Acts of 1903, as amended, being Compilers' Section 2038 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Titus introduced

House Bill No. 404, entitled

A bill to provide for the display of the flag of the United States at polling places while elections are in progress.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Townsend introduced

House Bill No. 405, entitled

A bill to amend section 3 of Act No. 252 of the Public Acts of 1917, entitled "An act to authorize the commissioner of the State Highway Department to determine whether certain lands owned by the State in the county of Jackson, will be benefited by certain proposed drains and to authorize such lands to be assessed for benefits and making an appropriation therefor."

The bill was read a first and second time by its title and referred to the Committee on Drainage.

Mr. Stevenson introduced

House Bill No. 406, entitled

A bill to amend section 10 of chapter 1 of part 2 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State."

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Stevenson introduced

House Bill No. 407, entitled

A bill to amend sections 2 and 6 of chapter 1 of part 4 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," as amended by Act No. 360 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Emerson introduced

House Bill No. 408, entitled

A bill to provide for a State text book commission, to prescribe its powers and duties and to prescribe penalties for violations of the terms of this act.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Sargent introduced
House Bill No. 409, entitled

A bill to amend section 3 of Act No. 128 of the Public Acts of 1887, entitled "An act for the requiring of a civil license in order to marry, and the due registration of the same, and to provide a penalty for the violation of the provisions of the same," being section 11378 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Rowe introduced
House Bill No. 410, entitled

A bill providing for the payment of a capitation tax by every person between the ages of twenty-one and sixty years, residing in this State, and prescribing penalties for the non-payment and non-enforcement of said act.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Ramsey introduced
House Bill No. 411, entitled

A bill to amend section 15 of Act No. 166 of the Public Acts of 1917, entitled "An act to classify all school districts now in existence or hereafter created, which shall have a population of five hundred or more and less than seventy-five thousand as districts of the third or fourth classes; to provide for the government, control and administration of such school districts and the schools therein through boards of education; to provide for the manner of nomination and election of such boards and their powers and duties; and to repeal all general or special laws that conflict with the provisions of this act."

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Jerome moved that the following bill, a special order for today at 3:00 o'clock p. m., be made a special order for Thursday, March 24, at 3:00 o'clock p. m.:

House Bill No. 140 (file No. 16)—A bill to codify the corporation laws.

The motion prevailed, two-thirds of all the members present voting therefor.

Third Reading of Bills.

House Bill No. 84 (file No. 100), entitled

A bill to make appropriations for the circuit judges of Michigan, the judges of the Recorders Court of the City of Detroit, and the Superior Court of the City of Grand Rapids, for the fiscal years ending June 30, 1922, and June 30, 1923, for personal service and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kooyers	Mr. Rankin
Allard	Evans	Ladd	Rasmussen
Atwood	Ewing	Lee	Rauchholz
Averill	Farrier	Leedy	Read
Barnard	Frick	Locke	Rowe
Braman	Fuller	MacDonald	Sanson
Brown	Glaspie	McKeon	Sargent
Bryan	Gowdy	Manwaring	Smith
Burnham	Green	Meggison	Stevenson
Butler	Haan	Meneroy	Strauch
Byrum	Hall	Miles	Strom
Case	Harris	Miller, Geo. H.	Titus
Chase	Hartway	Miller, Wm. F.	Town
Coleman	Henze	Moore	Townsend
Copley	Holland	Morrison	Vine

Mr. Culver	Mr. Hopkins	Mr. Mosier	Mr. Wade
Curtis	Hubbard	Nevins	Warner, Jos. E.
Dacey	Hunter	O'Brien	Watson
Dafoe	Jensen	Olmsted	Wells
Danz	Jerome	Osborn	Welsh
DeWitt	Jewell	Palmer	Woodruff
Dunn	Kirby	Ramsey	Speaker

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YEAS.

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The question being on agreeing to the title of the bill,

Mr. Jerome moved to amend the title so as to read as follows:

A bill to make appropriations for the circuit judges of Michigan and the judge of the Superior court of the city of Grand Rapids for the fiscal years ending June 30, 1922, and June 30, 1923, for personal service and other specific purposes.

The motion prevailed.

The title as amended was then agreed to.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 75 (file No. 119), entitled

A bill to make appropriations for the Supreme Court for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Ladd	Mr. Ramsey
Allard	Ewing	Lee	Rankin
Atwood	Farrier	Leedy	Rasmussen
Averill	Frick	Lennon	Rauchholz
Barnard	Fuller	Lewis	Read
Brown	Glaspie	Locke	Robinson
Bryan	Gowdy	MacDonald	Rowe
Burnham	Green	McKeon	Sanson
Butler	Haan	Manwaring	Sargent
Byrum	Hall	Meggison	Smith
Case	Harris	Menerey	Strauch
Chase	Hart	Miles	Strom
Coleman	Hartway	Miller, Geo. H.	Titus
Copley	Henze	Miller, Wm. F.	Town
Culver	Holland	Moore	Townsend
Curtis	Hopkins	Morrison	Vine
Dacey	Hubbard	Mosier	Warner, Jos. E.
Dafoe	Jensen	Nevins	Watson
Danz	Jerome	O'Brien	Wells
DeWitt	Jewell	Olmsted	Welsh
Dunn	Kirby	Osborn	Woodruff
Emerson	Kooyers	Palmer	Speaker

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NAYS.

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The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate Bill No. 68 (file No. 55), entitled

A bill to amend sections 3, 4, 5 and 6 of Act No. 90 of the Public Acts of 1913, entitled "An act authorizing and empowering the boards of supervisors of counties to purchase, accept gifts and devises of, and to improve and maintain parks, and

to contribute to the maintenance of parks owned or held in trust by cities, villages or townships," being compilers' sections 2320, 2321, 2322 and 2323 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Rankin
Allard	Farrer	Lee	Rasmussen
Atwood	Frick	Leedy	Rauchholz
Averill	Fuller	Lennon	Read
Barnard	Glaspie	Lewis	Robinson
Braman	Gowdy	Liddy	Rowe
Brown	Green	Locke	Sanson
Bryan	Haan	MacDonald	Sargent
Burnham	Hall	McKeon	Smith
Butler	Harris	Manwaring	Stevenson
Byrum	Hart	Meggison	Strauch
Case	Hartway	Menerey	Strom
Chase	Henze	Miles	Titus
Coleman	Holland	Miller, Geo. H.	Town
Copley	Hopkins	Miller, Wm. F.	Townsend
Culver	Hubbard	Moore	Vine
Dacey	Hunter	Morrison	Warner, Jos. E.
Dafoe	Jensen	Mosier	Watson
Danz	Jerome	Nevins	Wells
DeWitt	Jewell	Olmsted	Welsh
Dunn	Kirby	Osborn	Woodruff
Emerson	Kooyers	Ramsey	Speaker
Evans			

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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Glaspie moved to amend the title so as to read as follows:

A bill to amend sections 1, 3, 4, 5 and 6 of Act No. 90 of the Public Acts of 1913, entitled "An act authorizing and empowering the boards of supervisors of counties to purchase, accept gifts and devises of, and to improve and maintain parks, and to contribute to the maintenance of parks owned or held in trust by cities, villages or townships," being compilers' sections 2318, 2320, 2321, 2322 and 2323 of the Compiled Laws of 1915.

The motion prevailed.

The title as amended was then agreed to.

Pending the third reading thereof,

Mr. Dunn moved that the following joint resolution be made a special order for Tuesday, March 29, at 3:00 o'clock p. m.:

House Joint Resolution No. 9 (file No. 55)—

A joint resolution proposing an amendment to section 3, article 10, of the Constitution of Michigan, authorizing the enactment of an income tax law.

Mr. Dunn demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Dunn then did not prevail, two-thirds of all the members present not voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Dunn	Mr. Hartway	Mr. Palmer
Copley	Frick	Jerome	Read
Culver	Glaspie	Kooyers	Robinson
Dacey	Green	Liddy	Stevenson
Dafoe	Haan	Moore	Titus
Danz	Hart	O'Brien	Townsend

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NAYS.

Mr. Allard	Mr. Farrier	Mr. Lennon	Mr. Rankin
Atwood	Fuller	Lewis	Rasmussen
Averill	Gowdy	Locke	Rauchholz
Barnard	Hall	MacDonald	Rowe
Braman	Harris	McKeon	Sanson
Brown	Henze	Manwaring	Sargent
Bryan	Holland	Meggison	Smith
Burnham	Hopkins	Miles	Strauch
Butler	Hubbard	Miller, Geo. H.	Town
Byrum	Hunter	Miller, Wm. F.	Vine
Case	Jensen	Morrison	Warner, Jos. E.
Chase	Jewell	Mosier	Watson
Curtis	Kirby	Nevins	Wells
DeWitt	Ladd	Olmsted	Welsh
Emerson	Lee	Osborn	Woodruff
Evans	Leedy	Ramsey	Speaker
Ewing			

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House Joint Resolution No. 9 (file No. 55), entitled
A joint resolution proposing an amendment to section 3 of article 10 of the
Constitution authorizing the enactment of an income tax law.

Was then read a third time, and, the question being on its passage,

Mr. Mosier moved to amend the joint resolution by striking out of line 28 of
section 3 the words "provision may be," all of lines 27, 28, 29, 30 and all of
line 31 to and including the word "classified."

The motion prevailed and the amendment was adopted, a majority of all the
members-elect voting therefor.

Mr. Mosier moved to amend the joint resolution by adding after the word
"purposes" in line 37 of section 3 the following:

"Provision may be made by law for a tax upon or with respect to gains, profits
and incomes, from whatever source derived, which tax may be graduated or
progressive and from which reasonable exemptions may be allowed. For the
purposes of such tax, property and persons, firms and corporations upon which
such tax may operate may be classified."

The motion prevailed and the amendment was adopted, a majority of all the
members-elect voting therefor.

Mr. Mosier moved to amend the joint resolution by inserting in line 37 of
section 3 after the word "graduated" the words "or progressive."

The motion prevailed and the amendment was adopted, a majority of all the
members-elect voting therefor.

Mr. Dunn moved that the further consideration of the joint resolution be post-
poned until Thursday, March 24.

The motion did not prevail.

Mr. DeWitt moved that the House take a recess until 3:40 o'clock p. m.
The motion did not prevail.

Mr. Wells moved that there be a call of the House.
The motion prevailed.

Proceedings Under the Call.

The roll of the House was called by the Clerk, and Mr. Welsh was reported
absent without leave.

Mr. Moore moved that the Sergeant-at-arms be despatched after the absentee.
The motion prevailed.

Mr. Wells moved that the House proceed with the regular order of business
under the call.

The motion prevailed.

Mr. Welsh entered the House and took his seat.

Mr. Curtis moved that the joint resolution be re-referred to the Committee on Revision and Amendment of the Constitution.
The motion did not prevail.

Mr. Lord entered the House and took his seat.

Mr. Lord moved to amend the joint resolution by striking out of line 14 of section 3 the words "For the purposes of such tax, property and persons, firms and corporations upon which such tax may operate may be classified" and by inserting in the same line after the word "incomes" the words "of individuals."

Mr. Lord demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Lord then did not prevail, a majority of all the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Dunn	Mr. Kooyers	Mr. Ramsey
Barnard	Farrier	Lee	Read
Brown	Frick	Liddy	Robinson
Chase	Glaspie	Lord	Stevenson
Coleman	Green	Menerey	Strom
Copley	Haan	Miller, Wm. F.	Titus
Culver	Hart	Moore	Townsend
Curtis	Hartway	O'Brien	Wade
Dacey	Hunter	Olmsted	Welsh
Dafoe	Jerome	Palmer	

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NAYS.

Mr. Allard	Mr. Gowdy	Mr. Locke	Mr. Rauchholz
Atwood	Hall	MacDonald	Rowe
Averill	Harris	McKeon	Sanson
Braman	Henze	Manwaring	Sargent
Bryan	Holland	Meggison	Smith
Burnham	Hopkins	Miles	Strauch
Butler	Hubbard	Miller, Geo. H.	Town
Byrum	Jensen	Morrison	Vine
Case	Jewell	Mosier	Warner, Jos. E.
DeWitt	Kirby	Nevins	Watson
Emerson	Ladd	Osborn	Wells
Evans	Leedy	Rankin	Woodruff
Ewing	Lennon	Rasmussen	Speaker
Fuller	Lewis		

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The question being on the passage of the joint resolution,
The joint resolution was then not passed, two-thirds of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Fuller	Mr. Lennon	Mr. Rankin
Atwood	Glaspie	Lewis	Rasmussen
Averill	Gowdy	Locke	Rauchholz
Braman	Hall	MacDonald	Robinson
Bryan	Harris	McKeon	Rowe
Burnham	Hartway	Manwaring	Sanson

Mr. Butler	Mr. Holland	Mr. Meggison	Mr. Sargent
Byrum	Hopkins	Menerey	Smith
Case	Hubbard	Miles	Strauch
Chase	Hunter	Miller, Geo. H.	Town
Dafoe	Jensen	Miller, Wm. F.	Vine
DeWitt	Jewell	Morrison	Wade
Emerson	Kirby	Mosier	Warner, Jos. E.
Evans	Ladd	Nevins	Watson
Ewing	Lee	Olmsted	Wells
Farrier	Leedy	Osborn	Speaker

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NAYS.

Mr. Aldrich	Mr. Danz	Mr. Kooyers	Mr. Read
Barnard	Dunn	Liddy	Stevenson
Brown	Frick	Lord	Strom
Coleman	Green	Moore	Titus
Copley	Haan	O'Brien	Townsend
Culver	Hart	Palmer	Welsh
Curtis	Henze	Ramsey	Woodruff
Dacey	Jerome		

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Mr. Henze, having reserved the right to explain his vote, made the following statement:

"The income tax will only add to the burden of taxes now imposed upon my constituents. We have the highest tax rate in the cities of Iron Mountain and Norway of any city in the Upper Peninsula. This is due to the fact that the so-called Michigan system of mine taxation does not place a relative and just rate of value between mining property and other. The result is in such communities the small property holder pays more than his share of the taxes. It was due to my opposition to the Michigan system of mine taxation that I was elected.

Furthermore, those who attended the hearing of Representative Henze's mine taxation bill, will probably recollect a statement made that the profit per ton of ore is very small, and in some cases only 10 or 20 cents per ton. However, in my opinion, these profits are only a matter of bookkeeping. Suppose the income tax becomes a law, many mines will not pay any taxes, and those that do will pay a very small amount due to their small income or profit. Consequently, the already over-burdened small tax payer will again feed the State treasury, and until we obtain relief in our County on this question, I will vote against any tax proposition of this nature that will add to the burdens of the small tax-payer.

Not only that, but I understand that the income tax law will not reach those getting royalty from the mines, a source of income which is unconstitutional to tax under present tax laws. However, there is no proposition that has more justice in it than taxing the royalties because frequently those who receive them are people drawing large revenues out of Michigan's natural resources and contribute nothing to the support of the State."

Mr. Mosier moved to reconsider the vote by which the joint resolution had not passed.

The motion prevailed.

Mr. Mosier moved that the joint resolution be laid on the table.

The motion prevailed.

Mr. Jerome moved that all further proceedings under the call be dispensed with.

The motion prevailed.

By unanimous consent the House took up the order of

Motions and Resolutions.

Mr. Strauch moved that the Committee of the Whole be discharged from the further consideration of the following bill and that the bill be re-referred to the Committee on Roads and Bridges:

House Bill No. 323 (file No. 118)—

A bill to provide for the licensing, taxation and regulation of motor busses and trucks.

The motion prevailed.

Mr. Byrum made written request for the printing of House Bill No. 399—

A bill creating a State Department of Welfare.

The request was referred to the Committee on Printing.

Mr. Dafoe made written request for the printing of House Bill No. 397—

A bill to abolish the State Board of Library Commissioners.

The request was referred to the Committee on Printing.

Mr. Hart offered the following resolution:

House Resolution No. 32—

Whereas, An amendment has been made to House Bill No. 22 (file No. 70) providing that "no defendant convicted wholly by circumstantial evidence shall be punished by death; and

Whereas, The constitutionality of said amendment has been questioned; therefore be it

Resolved, That the Attorney General be requested to furnish the House of Representatives with a written opinion as to the constitutionality of said bill as amended.

The resolution was referred to the Committee on Judiciary.

Mr. Ramsey moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, March 24, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FORTY-NINE.

Lansing, Thursday, March 24, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. Paul F. Woldt, of the Trinity Evangelical Lutheran Church of Lansing, offered the invocation:

"Lord God, Heavenly Father, we bow our heads to give Thee most humble and ardent thanks for the numerous blessings Thou has bestowed upon us. We do realize the importance of our positions as legislators of this great State of Michigan. We do know of ourselves we can do nothing of avail. We, therefore, ask for Thy special guidance. Lead us in all our deliberations on legislative matters, that in all things we may first of all seek to glorify Thy name and then be of some benefit to our constituencies. We ask it all in Jesus' name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Francis, Gettel, and Pitkin.

The following member was absent without leave: Mr. Hart.

Mr. Dunn moved that Mr. Hart be excused from today's session.
The motion prevailed.

Messrs. Dafoe, Glaspie, Burnham, Fuller, and Frick asked and obtained leaves of absence from the sessions of Friday and Monday.

Messrs. Green and Palmer asked and obtained leaves of absence from tomorrow's session.

Mr. Lee asked and obtained leave of absence after 4:00 o'clock today, and also from the sessions of Friday and Monday.

Mr. Dunn asked and obtained leave of absence from tomorrow's session.

Presentation of Petitions.

Mr. Mosier presented
Petition No. 329.

Resolution of the Headquarters Committee of the Michigan Anti-Saloon League favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Mosier presented
Petition No. 330.

Petition of R. H. Scott, Lansing, and 11,218 other citizens, representing 180 different communities of this State favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 331.

Petition of Robert Gordon and 42 other citizens of Lenawee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Green presented
Petition No. 332.

Petition of A. L. Moore and 40 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Lennon presented
Petition No. 333.

Petition of A. E. Gilland and 14 other citizens of the city of Flint favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Nevins presented
Petition No. 334.

Petition of S. D. Katherman and 40 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Watson presented
Petition No. 335.

Petition of John W. Tappen and 17 other citizens of Branch County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 336.

Petition of Mrs. Don D. Aldrich and 37 other citizens of Clinton County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Culver presented
Petition No. 337.

Petition of John A. Baxter and 33 other citizens of the city of Detroit favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Strom presented
Petition No. 338.

Petition of Mrs. W. T. Sanders and 24 other citizens of Kent County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Locke presented
Petition No. 339.

Petition of W. S. Phillips and 26 other citizens of Ionia County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Wells presented
Petition No. 340.

Petition of E. M. Click and 13 other citizens of Cass County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Butler presented
Petition No. 341.

Petition of C. J. Barnum and 130 other citizens of Lapeer County favoring the passage of legislation which would make for better school conditions in rural communities.

The petition was referred to the Committee on Education.

Mr. Sargent presented
Petition No. 342.

Petition of Chas. W. Miller and 34 other citizens of Charlevoix County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. McKeon presented
Petition No. 343.

Petition of S. F. Nelson and 112 other citizens of Bay City favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Ladd presented
Petition No. 344.

Petition of Emanuel Wilhelm and 10 other citizens of Grand Traverse County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Glaspie presented
Petition No. 345.

Petition of John Narrin and 24 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Johnson presented
Petition No. 346.

Petition of Rev. Frank M. Field and 70 other citizens of Wayne County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Lee presented
Petition No. 347.

Petition of V. H. Smith and 24 other citizens of Genesee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Ladd presented
Petition No. 348.

Petition of O. R. Conway and 66 other citizens of Grand Traverse County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Ladd presented
Petition No. 349.

Petition of M. O. Champney and 35 other citizens of Grand Traverse County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Gowdy presented
Petition No. 350.

Petition of Albert Nutt and 42 other citizens of Berrien County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Dunn presented
Petition No. 351.

Petition of Mrs. E. J. Quackenbush and 27 other citizens of Wayne County favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Townsend presented
Petition No. 352.

Petition of Charles Botruff and 17 other citizens of Jackson County favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Gowdy presented
Petition No. 353.

Petition of Earl Lewis and 26 other citizens of Berrien County favoring the passage of the Smith-Strom bill for the consorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Thursday, March 24:

Senate Bill No. 188 (file No. 160)—

A bill to amend the title and sections 4, 6, 7, 15 and 17 of Act No. 159 of the Public Acts of 1919—an act to regulate the taking of fish in the waters of the Great Lakes;

Senate Bill No. 32 (file No. 161)—

A bill to amend section 1 of Chapter III of Act No. 314 of the Public Acts of 1915—Judicature Act;

Senate Bill No. 57 (file No. 162)—

A bill authorizing and empowering counties to contract with institutions and hospitals for the care and treatment of children.

The Clerk also announced the enrollment printing and the presentation to the Governor on March 24, for his approval, of the following named bill:

House Bill No. 120 (file No. 20, enrolled No. 14)—

A bill to prohibit unnaturalized foreign-born residents from hunting wild game.

Reports of Standing Committees.

The Committee on Education, by Mr. Curtis, Chairman, reported
Senate Bill No. 87 (file No. 72)—

A bill to fix the salary of the superintendent of Public Instruction.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by striking out of line 2, section 1, the words "six thousand" and inserting in lieu thereof the words "five thousand five hundred."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Curtis, Chairman, reported
House Bill No. 209—

A bill to amend section 22, chapter 3, Act No. 164, Public Acts of 1881—to provide for the taking of the annual school census.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of lines 7, 8 and 9, section 22, the words "such other reputable and capable person or persons as the district board may appoint shall," and inserting in lieu thereof the words, "some other reputable and capable person shall be appointed by the district board to."

2. Amend by striking out of lines 78 and 79, section 22, the words, "except in incorporated cities having a population of three thousand or over," and inserting in lieu thereof the words, "the census shall be taken as follows: In all cities of three thousand or over the census shall be taken in the manner prescribed in the foregoing paragraphs for the taking of census in such cities. In all other districts of said counties the census shall be taken as follows."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported House Bill No. 168—

A bill to amend sections 59 and 89 of Act No. 206, Public Acts of 1893—to reduce penalty on delinquent taxes.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 5 of Section 59 the word "one-half" and inserting in lieu thereof the word "three-fourths."

2. Amend by striking out of line 3 of Section 89 the word "one-half" and inserting in lieu thereof the word "three-fourths."

The question being on the adoption of the amendments to the bill recommended by the committee.

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, chairman, reported

House Bill No. 400—

A bill to establish a public park in the City of Flint.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported Senate Bill No. 41 (file No. 30)—

A bill authorizing the State to reimburse counties and townships to the extent of one-half of the amounts spent by such counties and townships in connection with the destruction of grasshoppers and similar pests.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported without recommendation

Senate Bill No. 119 (file No. 101)—

A bill to amend section 5, Act No. 372, Public Acts of 1919—an act to provide a primary election system for the nomination of township officers.

Mr. Dunn moved that the bill be laid on the table.

The motion prevailed.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported Senate Bill No. 79 (file No. 68)—

A bill to amend section 1, Act No. 110, Public Acts of 1905—an act to authorize townships, cities and villages to appropriate money to defray the expenses of the proper observance of Memorial Day.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported Senate Bill No. 76 (file No. 64)—

A bill to amend section 107, Chapter 14, Revised Statutes of 1846, entitled "Of County Officers."

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 13 of section 107 the word "five" and inserting in lieu thereof the word "two."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 360—

A bill to amend the title and sections 1, 2, 5 and 8, Act No. 237, Public Acts of 1919—an act to authorize the payment of salaries to sheriffs and their deputies.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 265—

A bill to amend sections 19 and 20 of Act No. 217, Public Acts of 1903—an act to revise the laws organizing asylums for the insane.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by inserting in line 8, section 1, after the word "care" the words "and custody."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Resolution No. 32.

Resolution requesting from the Attorney General a written opinion as to the constitutionality of the Hart Capitol Punishment Bill.

(For full text of resolution see p. 494 of House Journal.)

The committee recommended that the resolution be adopted.

The resolution was adopted.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported House Bill No. 407—

A bill to amend sections 2 and 6, Chapter 1, Part 4, Act No. 256, Public Acts of 1917—an act to revise, consolidate, and classify the laws of the State of Michigan relating to the insurance and surety business.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported House Bill No. 406—

A bill to amend section 10, Chapter 1, Part 2, Act No. 256, Public Acts of nineteen hundred seventeen—an act to revise, consolidate, and classify the laws of the State of Michigan relating to the insurance and surety business.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported House Bill No. 79—

A bill to make appropriations for State Fire Marshal's Office, Department of Insurance.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 5 in Section 1 the words "forty-five thousand eight hundred twenty" and inserting in lieu thereof the words "forty-three thousand eight hundred twenty."

2. Amend by striking out of line 7 in Section 1 the words "forty-five thousand three hundred" and inserting in lieu thereof the words "forty-three thousand three hundred."

3. Amend by striking out of line 18 after the words "Special Prosecutor" the figures "4,000.00—4,000.00" and inserting in lieu thereof the figures "2,000.00—2,000.00."

4. Amend by striking out of line 19 after the words "Total for Personal Service" the figures "24,000.00—24,000.00" and inserting in lieu thereof the figures "22,000.00—22,000.00."

5. Amend by striking out of line 24 after the word "Totals" the figures "45,820.00—45,300.00" and inserting in lieu thereof the figures "43,820.00—43,300.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported House Bill No. 171 (file No. 62)—

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, chapter 2, part 5 of Act No. 256, Public Acts of 1917—general insurance law.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Library, by Mr. Dafoe, Chairman, reported House Bill No. 89—

A bill to make appropriations for the State Library,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of Section 1 and inserting in lieu thereof a new section to stand as Section 1, and to read as follows:

"Section 1. There is hereby appropriated from the General Fund for the State Library for the fiscal year ending June thirty, nineteen hundred twenty-two, the sum of fifty-nine thousand nine hundred sixty-six dollars and seventy cents and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of fifty-nine thousand nine hundred sixty-six dollars and seventy cents, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal service:		
State Librarian	\$2,500.00	\$2,500.00
Assistant Librarian	2,400.00	2,400.00
Assistant Law Librarian	2,000.00	2,000.00
Three Clerks at \$1,200.00.....	3,600.00	3,600.00
Two Janitors at \$1,200.00	2,400.00	2,400.00
Five Clerks at \$1,400.00	7,000.00	7,000.00
Five Clerks at \$1,500.00	7,500.00	7,500.00
Seven Clerks at \$1,600.00	11,200.00	11,200.00
 Total for Personal Service	 \$38,600.00	 \$38,600.00
 Supplies	 5,250.00	 5,250.00
 Contractual Service	 2,366.70	 2,366.70
 Outlay for Equipment:		
Books, maps and charts	12,000.00	12,000.00
Other Equipment	1,750.00	1,750.00
 Total for Outlay	 \$13,750.00	 \$13,750.00
 Totals	 \$59,966.70	 \$59,966.70

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Library, by Mr. Dafoe, Chairman, reported House Bill No. 397—

A bill to abolish the State Board of Library Commissioners and to transfer their duties to the State Librarian.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 7 (file No. 6)—

A bill to regulate the display of motion picture films,

Recommending the adoption of the accompanying substitute therefor, and that the bill then pass.

The following is the title of the substitute:

A bill to regulate the exhibition or use of moving picture films, slides, reels and views, and to provide for and regulate the examination and approval of moving picture films, reels, slides, and views and advertising of the same.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Drainage, by Mr. Barnard, Chairman, reported House Bill No. 405—

A bill to amend section 3, Act No. 252, Public Acts of 1917—to authorize the State Highway Commissioner to determine whether certain lands owned by the State in Jackson County will be benefited by certain proposed drains.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported Senate Concurrent Resolution No. 13—

A concurrent resolution respectfully urging the Congress of the United States to enact legislation requiring newspapers and periodicals to publish the citizenship of their owners, security holders, editors, business managers, stockholders and mortgagees.

The committee recommended that the resolution be adopted.

The question being on the adoption of the resolution,

The resolution was adopted.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 73—

A bill to make appropriations for Michigan State Police.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 170 (file No. 124), entitled

A bill to protect the title of motor vehicles and trailers within this State; to provide for the issuance of certificates of title and evidence of registration thereof; to regulate purchase and sale or other transfer of ownership; to facilitate the recovery of motor vehicles and trailers stolen or otherwise unlawfully taken; to provide for the regulation and licensing of certain dealers in used and second hand vehicles as herein defined; to prescribe the powers and duties of the Secretary of State hereunder; and to provide penalties for violation of the provisions hereof.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting Senate Bill No. 4 (file No. 4), entitled

A bill to repeal Act No. 26 of the Public Acts of 1919, entitled "An act to create the Michigan State Police; to provide for the appointment of officers and mem-

bers; to prescribe their powers and duties; to fix their compensation; and to provide an appropriation therefor;" to provide for the disposal of equipment acquired and used for the Michigan State Police; and for the use of the proceeds therefrom and of any moneys remaining in the appropriation made by said act.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

A message was received from the Senate transmitting
Senate Bill No. 101 (file No. 88), entitled

A bill to amend section 27 of chapter 1, sections 13, 18 and 20 of chapter 4, section 15 of chapter 13, section 2 of chapter 15 of Act No. 283 of the Public Acts of 1909, as amended, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," same being sections 4314, 4359, 4364, 4366, 4491 and 4511 of the Compiled Laws of 1915, and also to amend section 2-b of chapter 5 of said act as added by Act No. 24 of the Public Acts of 1919, Extra Session.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting the following resolution:
Senate Concurrent Resolution No. 16, entitled

A concurrent resolution requesting Congress of the United States to enact legislation for the relief of disabled veterans of the World War.

Resolved by the Senate (the House of Representatives concurring), That the Congress of the United States is hereby earnestly requested to promptly enact legislation for the relief of disabled veterans of the World War and particularly to take favorable action on the following measures now pending before Congress:

1. A bill physically consolidating and placing under one assistant secretary of a department the Bureau of War Risk Insurance, the Rehabilitation Division of the Federal Board for Vocational Education and the United States Public Health Service.

2. A bill making an appropriation sufficient to build and maintain hospitals sufficient to provide treatment of all cases requiring hospitalization.

3. The Wason bill which provides for the decentralization of the Bureau of War Risk Insurance by the establishment of fourteen regional offices.

4. The Fess bill which would grant vocational training with training pay to all disabled who have a disability of ten per centum or more or a vocational handicap.

5. The Stevenson bill which would retire on two-thirds pay temporary officers who were disabled in the service placing them on a par with officers of the Regular service.

Resolved, That copies of this resolution be transmitted to the Senate and to the House of Representatives of the United States and to the Michigan members of Congress.

The message informed the House of Representatives that the Senate had adopted the concurrent resolution.

Mr. Dacey moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion did not prevail.

The resolution was referred to the Committee on Military Affairs.

A message was received from the Senate transmitting
Senate Bill No. 22 (file No. 22), entitled

A bill to amend section 8 of chapter 15 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the Public

Highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being section 4517 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting
Senate Joint Resolution No. 2 (file No. 44), entitled

A joint resolution proposing an amendment to Article VIII of the Constitution, by adding a new section thereto to stand as section 15-a of said article, relative to home rule for counties.

The message informed the House of Representatives that the Senate had passed the joint resolution.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

A message was received from the Senate transmitting
Senate Bill No. 111 (file No. 128), entitled

A bill to amend sections 7, 10, 11 and 15 of Act No. 105 of the Public Acts of 1913, entitled "An act to provide a uniform system of probation throughout the State of Michigan; the appointment of probation officers and to prescribe the powers, duties and compensation of such officers; to provide a penalty for the violation of his duties; and to repeal Act No. 91 of the Public Acts of 1903, as amended," being sections 2035, 2038, 2039 and 2043 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 118 (file No. 126), entitled

A bill to amend the title and section one of Act No. 68 of the Public Acts of 1915, entitled "An act to require the registration of charitable organizations, institutions or associations soliciting public aid, and providing a penalty for the violations thereof," the same being section 15344 of the Compiled laws of 1915, as amended by Act No. 28 of the Public Acts of 1917.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Religious and Benevolent Societies.

A message was received from the Senate transmitting
Senate Bill No. 172 (file No. 151), entitled

A bill to authorize the establishment of a system of retiring allowances for members of library staffs of public libraries now existing or which may hereafter be established in cities, villages and school districts.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting
Senate Bill No. 46 (file No. 34), entitled

A bill to amend section 24 of chapter 153 of the Revised Statutes of 1846, entitled "Of offenses against the lives and persons of individuals," being compilers' section 15215 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 19 (file No. 20), entitled

A bill to authorize and direct the State Highway Commissioner to lay out and establish a trunk line highway from a point on the boundary line between the States of Michigan and Indiana southwest of Mottville on the Elkhart Road to Port Sanilac in Sanilac County, passing through certain intermediate towns, villages and cities to be known and designated as the Colgrove Highway.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting
Senate Bill No. 103 (file No. 90), entitled

A bill to amend section 9 of Act No. 302 of the Public Acts of 1915, entitled as amended, "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto, operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being section 4805 of the Compiled Laws of 1915, as amended by Act No. 383 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Introduction of Bills.

Mr. Hubbard introduced
House Bill No. 412, entitled

A bill to make appropriations for the State Hospital at Ionia for the fiscal years ending June 30, 1922, and June 30, 1923 for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Ionia State Hospital.

Mr. Robinson introduced
House Bill No. 413, entitled

A bill to amend Act No. 259 of the Public Acts of 1919, entitled "An act to regulate the manufacture and sale of soft drinks, syrups, extracts and all other non-alcoholic beverages within this State and prescribe penalties for violation thereof, and repeal Act No. 298 of the Public Acts of 1915," by adding a section thereto to stand as section 16.

The bill was read a first and second time by its title and referred to the Committee on Liquor Traffic.

Mr. Robinson introduced
House Bill No. 414, entitled

A bill to prohibit the use of wooden shingles for roofing purposes in this State.
The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Robinson introduced
House Bill No. 415, entitled

A bill relative to decrees of divorce, and to repeal all acts or parts of acts in conflict herewith.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Robinson introduced
House Bill No. 416, entitled

A bill to amend section 81 of Act No. 167 of the Public Acts of 1917, entitled "An act to promote the health, safety and welfare of the people by regulating

the light, and ventilation, sanitation, fire protection, maintenance, alteration and improvement of dwellings; to define the classes of dwellings affected by the act, to establish administrative requirements, and to establish remedies and fix penalties for the violation thereof," approved May 2, 1917.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Copley introduced

House Bill No. 417, entitled

A bill to regulate the construction of tracks of municipally owned or operated street railways and privately owned railroads and street railways across each other and the stringing of wires, electric or other, over such tracks, and relative to the maintenance of such tracks so constructed and wires so strung.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Olmsted introduced

House Bill No. 418, entitled

A bill to permit the taking of suckers and redsides by seines or nets or set lines in the waters of the Tittabawassee river and its tributaries, during the months of March and April of each year.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Bryan introduced

House Bill No. 419, entitled

A bill to amend section 3 of Act No. 91 of the Public Acts of 1911, entitled "An act to provide for the assessment and the collection of a specific tax upon the class of credits founded upon and evidenced by mortgages and liens upon real property, and to repeal all acts and parts of acts in contravention thereto," the same being section 4270 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Geo. H. Miller introduced

House Bill No. 420, entitled

A bill to provide for the protection of fish in Reed's lake and Fisk's lake in Kent county.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Locke introduced

House Bill No. 421, entitled

A bill to amend section 30 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 4024 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Case introduced

House Joint Resolution No. 12, entitled

A joint resolution proposing an amendment to section 13 of article 5 of the State Constitution with reference to the time during which a session of the Legislature may continue.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Mr. Lennon moved that Colonel Guy M. Wilson of Flint, former Commanding Officer of the 126th U. S. Infantry, be invited to address the House, and that a special committee be appointed to escort Colonel Wilson to the chair.

The motion prevailed.

The Speaker appointed as such committee, Messrs. Lee, Strom, and Glaspie. Colonel Wilson then addressed the House.

The Speaker announced that the hour had arrived for the special order for today.

Special Orders of the Day.

3:00 o'clock p. m.

The Speaker called Mr. Town to the chair to preside during the sitting of the Committee of the Whole, which then took up consideration of

House Bill No. 140 (file No. 16)—

A bill to codify corporation laws.

After a time spent in consideration thereof the committee rose, and, through its chairman, made a report recommending the adoption of the following amendments to the bill, and the passage of the bill when so amended:

1. Amend by inserting in line 3 of section 10 after the word "county" the words "seat or in the township, village, or city."

2. Amend by inserting in line 42 of section 1, page 7, after the word "requirements" the words: Provided, That in any case where there are more than three incorporators, either upon the formation, merger, consolidation or renewal of a corporation, or more than three stockholders or subscribers, the subscribers or stockholders or incorporators, as the case may be, may, by suitable resolution adopted at the organization meeting, designate any three among themselves to sign and acknowledge the articles for themselves and for the remainder of such incorporators, subscribers or stockholders, in which case a copy of the resolution, duly certified by the person acting as secretary of such meeting, shall accompany the articles."

3. Amend by inserting in line 15 of section 3, page 9, after the word "guaranty" the word "or."

4. Amend by striking out of line 14 of section 7, page 15, the words "the knowledge or affirmative consent of the owner" and inserting in lieu thereof the words "return of stock for cancellation."

5. Amend by inserting in line 3 of section 9, page 16, after the word "officers" the words "or any of its directors."

6. Amend by striking out of line 4 of section 7, page 27, the word "annual."

7. Amend by inserting in line 1 of section 1 of Chapter 2, after the word "societies," the words, "fraternal or otherwise."

8. Amend by inserting in line 2 of section 2 of Chapter 2 after the word "lodge," the words "fraternal or otherwise."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Lord moved that the rules be suspended and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

House Bill No. 140 (file No. 16), entitled

A bill to provide for the organization, regulation and classification of domestic corporations; to prescribe their rights, powers, privileges and immunities; to prescribe the conditions upon which corporations may exercise their franchises; to provide for the inclusion of certain existing corporations within the provisions of this act; to prescribe the terms and conditions upon which foreign corporations may be admitted to carry on business within this State; to prescribe penalties for violations of the provisions of this act; and to repeal certain acts and parts of acts relating to corporations.

Was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Ladd	Mr. Rankin
Allard	Ewing	Lee	Rauchholz
Atwood	Farrer	Leedy	Read
Averill	Frick	Lennon	Reutter
Barnard	Fuller	Locke	Robinson
Braman	Glaspie	Lord	Rowe
Brown	Gowdy	MacDonald	Sanson
Bryan	Green	McKeon	Sargent
Burnham	Haan	Manwaring	Smith
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hartway	Miles	Strom
Chase	Henze	Miller, Geo. H.	Town
Coleman	Holland	Miller, Wm. F.	Townsend
Culver	Hopkins	Moore	Vine
Curtis	Hubbard	Morrison	Wade
Dafoe	Hunter	Mosier	Warner, Jos. E.
Danz	Jensen	O'Brien	Watson
Dean	Jewell	Olmsted	Wells
DeWitt	Johnson	Osborn	Welsh
Dunn	Kirby	Palmer	Speaker
Emerson	Kooyers		86

NAYS.

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The House agreed to the title of the bill.

Mr. Lord moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Third Reading of Bills.

House Bill No. 305 (file No. 87), entitled

A bill to amend section 1 of Act No. 150 of the Public Acts of 1915, entitled "An act to prescribe and limit the powers of school districts having a population of more than fifteen thousand and less than one hundred thousand to borrow money and issue bonds of such district therefor, and to repeal all acts and parts of acts inconsistent herewith," being section 5865 of the Compiled Laws of 1915, as amended,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Ladd	Mr. Palmer
Allard	Farrer	Leedy	Ramsey
Atwood	Frick	Lennon	Rankin
Averill	Fuller	Liddy	Rauchholz
Barnard	Gowdy	Locke	Read
Braman	Green	Lord	Rowe
Bryan	Haan	MacDonald	Sanson
Burnham	Hall	McKeon	Sargent
Butler	Harris	Manwaring	Smith
Byrum	Hartway	Meggison	Stevenson
Case	Henze	Menerey	Strauch
Chase	Holland	Miles	Strom
Coleman	Hopkins	Miller, Geo. H.	Town
Culver	Hubbard	Miller, Wm. F.	Townsend
Curtis	Hunter	Moore	Vine
Dafoe	Jensen	Morrison	Wade

Mr. Danz	Mr. Jerome	Mr. Mosier	Mr. Warner, Jos. E.
Dean	Jewell	Nevins	Watson
DeWitt	Johnson	O'Brien	Wells
Dunn	Kirby	Olmsted	Welsh
Emerson	Kooyers	Osborn	Speaker

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NAYS.

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The House agreed to the title of the bill.

Mr. Dean moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 132 (file No. 29), entitled

A bill to amend section 1 and to repeal section 2 of Act 75 of the Public Acts of 1917, entitled "An act to fix standards for apples grown in this State when packed in closed packages, and to regulate the packing and sale of such apples," and to add one new section to said act to stand as section 2,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Leedy	Mr. Rasmussen
Allard	Ewing	Lennon	Rauchholz
Atwood	Farrier	Lewis	Read
Averill	Frick	Liddy	Reutter
Barnard	Fuller	Locke	Robinson
Braman	Glaspie	Lord	Rowe
Brown	Gowdy	MacDonald	Sanson
Bryan	Green	McKeon	Sargent
Burnham	Haan	Manwaring	Smith
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hartway	Miles	Strom
Chase	Henze	Miller, Geo. H.	Titus
Coleman	Holland	Miller, Wm. F.	Town
Copley	Hopkins	Moore	Townsend
Culver	Hubbard	Morrison	Vine
Curtis	Hunter	Mosier	Wade
Dacey	Jensen	Nevins	Warner, Jos. E.
Dafoe	Jerome	O'Brien	Watson
Danz	Jewel	Olmsted	Wells
Dean	Johnson	Osborn	Welsh
DeWitt	Kirby	Palmer	Woodruff
Dunn	Kooyers	Ramsey	Speaker
Emerson	Ladd	Rankin	

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NAYS.

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The House agreed to the title of the bill.

Senate bill No. 42, (file No. 31), entitled,

A bill to repeal Joint Resolution No. 6 of the Session of 1897, entitled "Joint Resolution to provide for restoring Fort Mackinac to the United States," approved April 28, 1897,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kirby	Mr. Rankin
Allard	Evans	Kooyers	Rauchholz
Atwood	Ewing	Ladd	Read
Barnard	Frick	Leedy	Reutter

Mr. Braman	Mr. Fuller	Mr. Lennon	Mr. Robinson
Brown	Glaspie	Lewis	Rowe
Bryan	Gowdy	Locke	Sanson
Burnham	Green	Lord	Sargent
Butler	Haan	MacDonald	Smith
Byrum	Hall	Manwaring	Strauch
Case	Harris	Miles	Strom
Chase	Hartway	Miller, Geo. H.	Town
Coleman	Henze	Miller, Wm. F.	Townsend
Culver	Holland	Moore	Vine
Curtis	Hopkins	Morrison	Wade
Dacey	Hubbard	Mosier	Warner, Jos. E.
Dafoe	Hunter	Nevins	Watson
Danz	Jensen	O'Brien	Wells
Dean	Jerome	Olmsted	Welsh
DeWitt	Jewell	Osborn	Speaker
Dunn	Johnson	Ramsey	

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NAYS.

0

The House agreed to the title of the bill.

House Bill No. 290 (file No. 104), entitled

A bill to amend the title and section 1 of Act No. 88 of the Public Acts of 1913, entitled "An act empowering boards of supervisors of any of the several counties of the State of Michigan to levy a special tax for the purpose of advertising the agricultural advantages of the State, or for displaying the products and industries of any county in the State at domestic or foreign expositions, for the purpose of encouraging immigration and increasing trade in the products of the State, and to permit the boards of supervisors out of any sum so raised to contribute all or any portion of the same to any development board or bureau to be by said board or bureau, expended for the purposes herein named," approved August 14, 1913, being section 2315 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kooyers	Mr. Palmer
Allard	Evans	Ladd	Ramsey
Atwood	Frick	Leedy	Rankin
Averill	Fuller	Lennon	Rauchholz
Barnard	Glaspie	Lewis	Read
Braman	Gowdy	Liddy	Reutter
Brown	Green	Locke	Rowe
Bryan	Haan	MacDonald	Sanson
Burnham	Hall	McKeon	Sargent
Butler	Harris	Manwaring	Smith
Byrum	Hartway	Meggison	Stevenson
Case	Henze	Menerey	Strauch
Chase	Holland	Miller, Geo. H.	Town
Coleman	Hopkins	Miller, Wm. F.	Townsend
Culver	Hubbard	Moore	Vine
Curtis	Hunter	Morrison	Wade
Dacey	Jensen	Mosier	Warner, Jos. E.
Dafoe	Jerome	Nevins	Watson
Danz	Jewell	O'Brien	Wells
Dean	Johnson	Olmsted	Welsh
DeWitt	Kirby	Osborn	Speaker
Dunn			

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NAYS.

2

Mr. Miles Mr. Robinson

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Wm. F. Miller moved to take from the table
Senate Bill No. 119 (file No. 101)—

A bill to amend section 5 of Act No. 372 of the Public Acts of 1919—an act to provide a primary election system for the nomination of township officers.

Mr. MacDonald moved that the bill be referred to the Committee of the Whole and placed on the general orders.

The motion prevailed.

Mr. Coleman offered the following resolution:
House Concurrent Resolution No. 19.

A resolution requesting the Congress of the United States to enact legislation requiring manufacturers of wearing apparel to label their products so as to show kind and amount of materials contained in such apparel.

Resolved by the House of Representatives (the Senate concurring), That the Congress of the United States is hereby respectfully requested to enact legislation requiring manufacturers of wearing apparel to label their products so as to show the kind and amount of materials contained in such apparel; and

Resolved, That copies of this resolution be transmitted to the Senate and the House of Representatives of the United States and to the Michigan members of Congress.

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Welsh offered the following resolution:
House Resolution No. 33

A resolution to amend rule 33 of the Rules of the House of Representatives.

Resolved by the House of Representatives that Rule 33 of this House be amended to read as follows:

"Rule 33. All standing committees before reporting without recommendation or adversely to any bill shall notify the member presenting such bill when and where he may meet such committee to explain the same; such notice to be given by mail in the house post-office twenty-four hours, or in person at any time, before so reporting. A majority of the members appointed on a Committee shall be necessary to report a bill out of the committee and no committee shall take any action which will prevent future consideration by it of any bill or matter before it."

The resolution was referred to the Committee on Rules and Joint Rules.

Mr. Moore rose to a question of personal privilege and entered a protest against the insinuations contained in an article in the Marshall Evening Chronicle of March 23.

Mr. Dunn moved that the House take a recess until 4:45 o'clock p. m.
The motion prevailed.

After Recess.

The House was called to order by the Speaker.

4:45 o'clock p. m.

General Orders of the Day.

The Speaker called Mr. Town to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 267 (file No. 105)—

A bill to amend section 2 of Act No. 275, Public Acts of 1911—an act to provide for the protection of game and birds;

House Bill No. 233 (file No. 106)—

A bill to amend sections 27, 28 and 30, chapter 10, Act No. 203, Public Acts of 1917—to make provisions relative to challengers at elections;

House Bill No. 190 (file No. 108)—

A bill to amend chapter 25, Act No. 203, Public Acts of 1917—to fix a penalty for failure of election officials to report for duty;

House Bill No. 258 (file No. 110)—

A bill to amend section 1 of Act No. 113, Public Acts of 1877—an act to revise the law providing for the incorporation of mining companies;

House Bill No. 330 (file No. 111)—

A bill to repeal Act No. 576, Local Acts of 1905—an act to provide for the election of a county drain commissioner in Ingham County;

House Bill No. 262 (file No. 112)—

A bill to amend section 8, chapter 6, Act No. 254, Public Acts of 1897—an act to provide for the construction of drains;

House Bill No. 322 (file No. 114)—

A bill to amend section 4, Act No. 247, Public Acts of 1919—an act to permit the taking of cisco with gill nets in certain lakes in Cass County.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 188 (file No. 107)—

A bill to amend section 2, chapter 2, Act No. 126, Public Acts of 1917—to require additional information for the registration of electors.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of line 1, Section 2, after the word "shall" down to and including the word "lines," in line 2, Section 2, and inserting in lieu thereof the following words "contain spaces for the names of both male and female registrants, separately paged and indexed alphabetically in marginal form, in a single volume, substantially bound, and properly spaced and ruled."

2. Amend by inserting in line 8, Section 2, after the word "address" the words "including street and number."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 148 (file No. 109)—

A bill to provide for election of delegates to county political conventions.

The committee recommended that all after the enacting clause of the bill be stricken out.

The recommendation was concurred in, and all after the enacting clause of the bill was stricken out.

Mr. Brown moved that the hour of the meeting of the House on Friday, March 25, be fixed at 9:00 o'clock a. m.

The motion prevailed.

Mr. Culver moved that when the House adjourns tomorrow it stand adjourned until Monday, March 28, at 8:30 p. m.

The motion prevailed.

Mr. Nevins moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, March 25, at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FIFTY.

Lansing, Friday, March 25, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. Mark E. Marshall, of the Franklin Ave. Presbyterian Church of Lansing, offered the invocation:

"We come to Thee this morning, our Heavenly Father, thanking Thee for Thy remembrance of us and for all the things of life; for the blessings that are ours without stint or without measure. With this new day with its life, its joy, and its brightness, we pray in this crucifixion day of our Lord and Saviour, that we may realize more what it means to be children of Thine, that we may realize more of Thy divine love for us. Grant that we may live more worthily today because we have stopped for just a moment this morning to call upon Thy name. Wilt Thou remember us this morning with Thy holy spirit. Wilt Thou take the things of Jesus Christ our Savior and show them unto us, and what we ask for ourselves we would ask also for our friends and loved ones. We would remember also in prayer this morning our great State and our Nation. Wilt Thou bless and guide these men that have to do with the legislature and the administering of the work of our government. Wilt Thou grant, our Father, that they may serve not only men but serve Thee, doing with all their might what their hands find to do. Wilt Thou remember our President, Mr. Harding, as he has taken up the duties of his office. Wilt Thou be with those men whom he has chosen to be his helpers. Give unto them not only worldly wisdom but wisdom from on high. Remember Thy people, Heavenly Father. Bless us and accept us as we come to Thee with our confession of sin. Wilt Thou plead forgiveness as we come in the name, the all prevailing name, of our Lord and Saviour, Jesus Christ. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs Burnham, Dafoe, Dunn, Francis, Frick, Fuller, Gettel, Green, Lee, and Palmer.

The following members were absent without leave: Messrs. Butler, DeWitt, Hart, Jerome, Leedy, Liddy, Geo. H. Miller, and Town.

Mr. Jensen moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Dean asked and obtained indefinite leave of absence after today.

Mr. Averill asked and obtained leave of absence from Monday's session.

Presentation of Petitions.

Mr. Harris presented
Petition No. 354.

Petition of Mrs. A. Cady and 169 other citizens of Saginaw favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Harris presented
Petition No. 355.

Petition of George C. Walz and 98 other citizens of Saginaw favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Brown presented
Petition No. 356.

Petition of J. O'Rourke and 35 other citizens of Genesee County favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Kooyers presented
Petition No. 357.

Petition of Daniel Zwier and 78 other residents of Holland, Ottawa County, favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Kooyers presented
Petition No. 358.

Petition of J. C. Van Doorne and 28 other citizens of Grand Haven, Ottawa County, favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Haan presented
Petition No. 359.

Petition of Heath Bros. Hardware Company and 7 other merchants of Grand Rapids favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Braman presented
Petition No. 360.

Petition of Chas. H. Chase and 438 other citizens of Kent County favoring a State income tax.

The petition was referred to the Committee on General Taxation.

Mr. Barnard presented
Petition No. 361.

Petition of Leroy L. McKean and 83 other citizens of Berrien County favoring the passage of the Smith-Strom bill for the Censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Dean presented
Petition No. 362.

Petition of Edward Meisel and 59 other citizens of Bay County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Locke presented
Petition No. 363.

Petition of Chas. A. Green and 8 other citizens of Gratiot County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Rankin presented
Petition No. 364.

Petition of Alex. Campbell and 50 other citizens of Osceola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Sanson presented
Petition No. 365.

Petition of Geo. G. Burt and 30 other citizens of Tuscola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Lord presented
Petition No. 366.

Petition of Frank Puddfoot and 16 other citizens of Wayne County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Lord presented
Petition No. 367.

Petition of Otto Stoll and 17 other citizens of Wayne County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Olmsted presented
Petition No. 368.

Petition of Rev. F. H. Bailey and 34 other citizens of Midland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Menerey presented
Petition No. 369.

Petition of A. F. Buchart and 13 other citizens of Isabella County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Ladd presented
Petition No. 370.

Petition of Everett Whitney and 46 other citizens of Grand Traverse County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 371.

Petition of Geo. D. Strickland and 18 other citizens of Chippewa County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Robinson presented
Petition No. 372.

Petition of Mary Isabel Sharpe and 18 other citizens of Saginaw favoring the passage of all educational bills now before the legislature.
The petition was referred to the Committee on Education.

Mr. Strauch presented
Petition No. 373.

Petition of Blanche F. Jenney and 15 other members of the Golden Rule Sunday School Class, First M. E. Church of Owosso favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Ladd presented
Petition No. 374.

Petition of O. F. Pray and 39 other citizens of Grand Traverse County protesting against the passage of House Bills Nos. 166 and 176 providing for full time County health officers.
The petition was referred to the Committee on Public Health.

Mr. Titus presented
Petition No. 375.

Petition of L. Sergeant and 32 other citizens of Kalamazoo County favoring the passage of a resident fisherman's license law.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Emerson presented
Petition No. 376.

Petition of Rev. Chas. Kleinhardt and 14 other citizens of Clare County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Townsend presented
Petition No. 377.

Petition of John E. Pusey and 44 other citizens of Jackson favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Strom presented
Petition No. 378.

Petition of Mrs. Clara Smith and 10 other citizens of Kent County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Ramsey presented
Petition No. 379.

Petition of Geo H. Allen and 28 other citizens of Lansing favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Titus presented
Petition No. 380.

Petition of Herman Visker and 27 other citizens of Kalamazoo County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Watson presented
Petition No. 381.

Petition of George Mock and 100 other citizens of Branch County protesting against the passage of the bill which would prohibit any person other than a druggist or registered pharmacist selling medicinal products containing alcohol.

The petition was referred to the Committee on Liquor Traffic.

Mr. Rankin presented
Petition No. 382.

Petition of the New Era Christian Reformed Church, comprising 140 members, favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

The Speaker presented
Petition No. 383.

Petition of Mrs. C. Hayward and 23 other citizens of Ionia County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Vine presented
Petition No. 384.

Petition of Frank J. Lewis and 27 other citizens of Lenawee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Case presented
Petition No. 385.

Petition of Minnie Bonner and 25 other citizens of Honor favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Case presented
Petition No. 386.

Petition of Emma Adams and 11 other citizens of Thompsonville favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The clerk announced that the following named bills had been printed and placed upon the files of the members Thursday, March 24:

House Bill No. 45 (file No. 137)—

A bill to make appropriations for Michigan School for the Deaf;

House Bill No. 242 (file No. 138)—

A bill to amend section 1, of Act No. 45, Public Acts of 1891—an act to prohibit the use of butter substitutes in State institutions;

House Bill No. 11 (file No. 139)—

A bill to prohibit certain amusements on Decoration Day;

Senate Bill No. 188 (file No. 160)—

A bill to amend the title and sections 4, 6, 7, 15 and 17 of Act No. 159 of the Public Acts of 1919—an act to regulate the taking of fish in the waters of the Great Lakes;

Senate Bill No. 32 (file No. 161)—

A bill to amend section 1 of Chapter III of Act No. 314 of the Public Acts of 1915—Judicature Act;

Senate Bill No. 57 (file No. 162)—

A bill authorizing and empowering counties of this State to contract with institutions and hospitals for the care and treatment of children;

Senate Bill No. 213 (file No. 163)—

A bill to provide for the appointment of a Public Administrator;

Senate Bill No. 216 (file No. 164)—

A bill regulating the placing of signs on the private property of another and prohibiting the placing of signs upon public highways;

Senate Bill No. 218 (file No. 165)—

A bill to amend section 2 of Act No. 334 of the Public Acts of 1913—an act to provide for the establishment, survey, improvement and maintenance of State reward trunk line highways.

Reports of Standing Committees.

The Committee on Liquor Traffic, by Mr. Robinson, Chairman, reported
House Bill No. 413—

A bill to amend Act 259, Public Acts of 1919—an act to regulate the manufacture and sale of soft drinks, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

A message was received from the Senate requesting the return to the Senate of Senate Bill No. 58 (file No. 47)—

A bill to promote the establishing of deep-water connections between the Great Lakes and the Atlantic ocean.

Mr. Hopkins moved that the Committee on Ways and Means be discharged from the further consideration of the bill.

The motion prevailed.

Mr. Hopkins then moved that the bill be returned to the Senate in accordance with the request of the Senate therefor.

The motion prevailed.

A message was received from the Senate returning

House Bill No. 54 (file No. 52)—

A bill to amend act regulating catching of fish in certain lakes in Cass, Berrien and VanBuren Counties.

The message informed the House that the Senate had passed the bill.
The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 52 (file No. 4)—

A bill to create a State Conservation Department.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with amendments
House Bill No. 256 (file No. 74)

A bill to amend section 6 of Act No. 236, Public Acts of 1915—an act to protect fish in inland waters of the State.

The following are the amendments made to the bill by the Senate:

(1) Section 6, line 11, strike out the word "five" and insert in lieu thereof the word "six."

(2) Section 6, line 12, strike out the word "six" and insert in lieu thereof the word "seven."

(3) Section 6, line 13, strike out the word "six" and insert in lieu thereof the word "seven."

The message informed the House of Representatives that the Senate had passed the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning
House Bill No. 55 (file No. 53)—

A bill to amend act regulating catching of ciscoes in certain lakes in Cass County.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 251 (file No. 57)—

A bill to amend section 7 of Act No. 302, Public Acts of 1915—an act to provide for registration of motor vehicles.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting
Senate Bill No. 168 (file No. 122), entitled

A bill to provide for an angler's license for residents of the State to take or catch or attempt to take or catch fish with hook and line, or in any other lawful manner, from the lakes and streams within the jurisdiction of the State of Michigan; to provide for the issuance of licenses and collection of fees therefor; to authorize and regulate the disbursement of license fees collected; to provide that all conservation work carried on by or under the direction of the State board of fish commissioners, shall be supported and maintained wholly by the revenue derived from resident and non-resident angler's license fees; and to provide a penalty for the violation of any of the provisions of this act.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

A message was received from the Senate transmitting
Senate Bill No. 186 (file No. 139), entitled

A bill to amend section 1 of Act No. 20 of the Public Acts of the State of Michigan for the year 1867, entitled "An act relative to recording deeds, mortgages and instruments of record, and to declare the effect thereof," said section being compilers' section 11714 of the Compiled Laws of the State of Michigan for the year 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 201 (file No. 153), entitled

A bill to amend sections 4 and 22 of Act No. 475, of the Local Acts of 1903, entitled "An act to establish and provide justices' courts in the City of Detroit, and to repeal Act No. 426 of the Local Acts of 1901, approved May 13th, 1901," approved May 20th, 1903.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 182 (file No. 135), entitled

A bill to amend the title and sections 1, 2, 3 and 4 of Act No. 9 of the Public Acts of 1917, entitled "An act to provide for the better protection and preservation of game and fur-bearing animals and game birds protected by the laws of this State and to provide a method by which the open season for the taking thereof may be suspended, abridged or otherwise regulated in any designated area of the State and to provide a penalty for the violation of its several provisions," approved March 15, 1917.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

A message was received from the Senate transmitting
Senate Bill No. 161 (file No. 115), entitled

A bill to provide for the protection and preservation of wild ducks on Houghton Lake and to prohibit the use of blinds while hunting thereon.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

A message was received from the Senate transmitting
Senate Bill No. 114 (file No. 98), entitled

A bill to promote Americanization through the education of persons over the age of eighteen years who are unable to read, write and speak the English language and who are unlearned in the principles of the government of this State and the United States; to provide for the appointment of an assistant superintendent of public instruction as director of Americanization and for the appointment of such other assistants and employes as may be necessary; and to provide for an appropriation to carry out the provisions hereof.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting
Senate Bill No. 81 (file No. 91), entitled

A bill to amend section 20 of sub-division 7 of chapter 4 of part 2 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," as added by Act No. 135 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

A message was received from the Senate transmitting
Senate Bill No. 100 (file No. 87), entitled

A bill to provide for the disposition of county war chest funds and other
funds raised for patriotic purposes in counties, townships, cities and villages.

The message informed the House of Representatives that the Senate had passed
the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Com-
mittee on Towns and Counties.

A message was received from the Senate transmitting
Senate Bill No. 59 (file No. 56), entitled

A bill to provide an additional appropriation for the erection, construction and
equipment of a State office building in the City of Lansing and to provide a tax
to meet the same.

The message informed the House of Representatives that the Senate had
passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Com-
mittee on State Capitol and Public Buildings.

Messrs. DeWitt and Leedy entered the House and took their seats.

Introduction of Bills.

Mr. Moore introduced

House Bill No. 422, entitled

A bill to regulate the use of decoys in hunting ducks in the waters of Lake St.
Clair and Baltimore Bay, and waters adjacent to and connecting said bodies of
water in the counties of Macomb and St. Clair.

The bill was read a first and second time by its title and referred to the Com-
mittee on Game Laws.

Mr. Hopkins introduced

House Bill No. 423, entitled

A bill to provide for the collection of agricultural statistics by township and
city supervisors or other assessing officers.

The bill was read a first and second time by its title and referred to the Com-
mittee on Agriculture.

Mr. Culver introduced

House Bill No. 424, entitled

A bill to amend section 4 of Act No. 419 of the Public Acts of 1919, entitled
"An act to provide for the regulation and control of certain public utilities
operated within this State; to create a Public Utilities Commission and to de-
fine the powers and duties thereof; to abolish the Michigan Railroad Commission
and to confer the powers and duties thereof on the commission hereby created;
to provide for the transfer and completion of matters and proceedings now
pending before said Railroad Commission; and to prescribe penalties for vi-
olations of the provisions hereof."

The bill was read a first and second time by its title and referred to the Com-
mittee on Public Utilities.

Mr. Leedy introduced

House Bill No. 425, entitled

A bill to authorize and direct the State Highway Commissioner to lay out and
establish a trunk line highway commencing at a point on Trunk Line No. 11,
known as the West Michigan Pike, where the road between sections 7 and 18
of Sherman township, Mason county, intersects the same; thence running east
through the villages of Fountain and Millerton, Mason county, to the village of
Peacock in Lake county, there connecting with the present westerly terminus
of Trunk Line No. 63.

The bill was read a first and second time by its title and referred to the Com-
mittee on Roads and Bridges.

Mr. Gowdy introduced
House Bill No. 426, entitled

A bill to amend sections 17 and 18 of chapter 2 and sections 2, 4 and 5 of chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being sections 5664, 5665, 5669 5671, and 5672 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Johnson introduced
House Bill No. 427 entitled

A bill to authorize townships to employ nurses and to provide for their compensation.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Pitkin introduced
House Bill No. 428, entitled

A bill to amend sections 1, 2, 3, 4, 5, 6, 10, 11, 19, 23 and 32 of Act No. 134 of the Public Acts of 1885, entitled "An act to regulate the practice of pharmacy in the State of Michigan," being sections 6760, 6761, 6762, 6763, 6764, 6765, 6769, 6770, 6779, 6783 and 6792 of the Compiled Laws of 1915 and to add a new section to said act to stand as section 5-a.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Third Reading of Bills.

House Bill No. 330 (file No. 111), entitled

A bill to repeal Act No. 576 of the Local Acts of 1905, entitled "An act to provide for the election of county drain commissioner in the county of Ingham; and to extend the term of office of the present incumbent of said office."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lewis	Mr. Rauchholz
Allard	Farrier	Locke	Read
Atwood	Glaspie	Lord	Reutter
Averill	Gowdy	MacDonald	Robinson
Barnard	Haan	McKeon	Rowe
Braman	Hall	Manwaring	Sanson
Brown	Harris	Meggison	Sargent
Bryan	Hartway	Menerey	Smith
Byrum	Henze	Miles	Stevenson
Case	Holland	Miller, Wm. F.	Struch
Chase	Hopkins	Moore	Strom
Coleman	Hubbard	Morrison	Titus
Copley	Hunter	Mosier	Townsend
Culver	Jensen	Nevins	Vine
Curtis	Jewell	O'Brien	Wade
Dacey	Johnson	Olmsted	Warner, Jos. E.
Danz	Kirby	Osborn	Watson
Dean	Kooyers	Pitkin	Wells
DeWitt	Ladd	Ramsey	Welsh
Emerson	Leedy	Rankin	Woodruff
Evans	Lennon	Rasmussen	Speaker

NAYS.

The House agreed to the title of the bill.

House Bill No. 262 (file No. 112), entitled

A bill to amend section 8 of chapter 6 of Act No. 254 of the Public Acts of 1897, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," being section 4922 of the Compiled Laws of 1915 as amended by Act No. 142 of the Public Acts of 1919.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Lord	Mr. Read
Allard	Haan	MacDonald	Reutter
Barnard	Hall	McKeon	Robinson
Brown	Harris	Manwaring	Rowe
Bryan	Hartway	Meggison	Sanson
Byrum	Henze	Menerey	Sargent
Case	Holland	Miles	Smith
Chase	Hopkins	Miller, Wm. F.	Stevenson
Copley	Hubbard	Moore	Strauch
Culver	Hunter	Morrison	Strom
Curtis	Jensen	Mosier	Titus
Dacey	Jewell	Nevins	Townsend
Danz	Johnson	O'Brien	Vine
Dean	Kirby	Olmsted	Wade
DeWitt	Kooyers	Osborn	Warner, Jos. E.
Emerson	Ladd	Pitkin	Watson
Evans	Leedy	Ramsey	Wells
Ewing	Lennon	Rankin	Welsh
Farrier	Lewis	Rasmussen	Woodruff
Glaspie	Locke	Rauchholz	Speaker

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NAYS.

Mr. Coleman

1

The House agreed to the title of the bill.

House Bill No. 322 (file No. 114), entitled

A bill to amend section 4 of Act No. 247 of the Public Acts of 1919, entitled "An act to permit the taking of cisco by the use of gill nets in the waters of certain lakes in Cass county, and providing for the licensing and regulation of such fishing by the State Game, Fish and Forestry Warden, approved May twelfth, 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Lennon	Mr. Rankin
Allard	Glaspie	Lewis	Rasmussen
Barnard	Gowdy	Locke	Rauchholz
Braman	Haan	Lord	Read
Brown	Hall	MacDonald	Reutter
Bryan	Harris	McKeon	Robinson
Byrum	Hartway	Manwaring	Rowe
Case	Henze	Meggison	Sanson
Chase	Holland	Menerey	Sargent
Coleman	Hopkins	Miles	Smith
Copley	Hubbard	Miller, Wm. F.	Strauch
Culver	Hunter	Moore	Titus

Mr. Curtis	Mr. Jensen	Mr. Morrison	Mr. Townsend
Dacey	Jewell	Mosier	Wade
Danz	Johnson	Nevins	Warner, Jos. E.
Dean	Kirby	O'Brien	Watson
DeWitt	Kooyers	Olmsted	Wells
Emerson	Ladd	Osborn	Woodruff
Evans	Leedy	Pitkin	Speaker
Ewing			

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NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Copley made written request for the printing of House Bill No. 417—
A bill to regulate construction of crossings of privately owned street railways by municipally owned street railways.

The request was referred to the Committee on Printing.

Mr. Evans moved that the following bill be placed at the head of the general orders:

House Bill No. 333 (file No. 126)—
A bill to repeal section 1 of Act No. 25, Public Acts of Extra Session of 1919—an act to provide for the raising of money for the construction of highways and bridges.

The motion prevailed.

Mr. Braman moved to reconsider the vote by which the House, on Thursday, March 24, had stricken out all after the enacting clause of the following bill:

House Bill No. 148 (file No. 109)—

A bill to provide for election of delegates to county political conventions.

Mr. Braman demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Braman then prevailed, a majority of all the members present voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Holland	Mr. Locko	Mr. Osborn
Braman	Hubbard	Lord	Pitkin
Byrum	Hunter	MacDonald	Rasmussen
Case	Jensen	McKeon	Rowe
Copley	Jewell	Meggison	Sargent
Danz	Kirby	Menerey	Strom
Dean	Kooyers	Miles	Wade
Ewing	Ladd	Miller, Wm. F.	Warner, Jos. E.
Farrier	Leedy	Morrison	Watson
Glaspie	Lennor	Mosier	Wells
Harris	Lewis	Nevins	Speaker
Henze			

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NAYS.

Mr. Allard	Mr. Emerson	Mr. Moore	Mr. Sanson
Barnard	Evans	O'Brien	Stevenson
Brown	Gowdy	Olmsted	Titus
Chase	Haan	Rankin	Townsend
Culver	Hall	Rauchholz	Vine
Curtis	Hartway	Read	Welsh
Dacey	Hopkins	Reutter	Woodruff
DeWitt	Manwaring	Robinson	

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Mr. Braman moved that the bill be laid on the table.
The motion prevailed

General Orders of the Day.

The Speaker called Mr. Miles to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 333 (file No. 126)—

A bill to repeal section 1 of Act No. 25, Public Acts of Extra Session of 1919—an act to provide for the raising of money for the construction of highways and bridges;

House Bill No. 271 (file No. 113)—

A bill to permit the spearing of grass pike and suckers in certain streams in Jackson County;

House Bill No. 321 (file No. 115)—

A bill to amend section 3, Act No. 329, Public Acts of 1919—an act to permit taking of cisco with gill nets in certain lakes in St. Joseph County;

House Bill No. 288 (file No. 116)—

A bill to prescribe the limits of a channel in the Kalamazoo river for the passage of fish;

House Bill No. 170 (file No. 120)—

A bill to amend section 6, chapter 4, part 3 of Act No. 256, Public Acts of 1917—to add "adopting parents" to list of beneficiaries of certain life insurance policies;

House Bill No. 227 (file No. 121—

A bill to amend section 18, chapter 66, Revised Statutes of 1846—an act relating to estates in dower;

House Bill No. 159 (file No. 122)—

A bill to amend section 24 of Act No. 183, Public Acts of 1897—an act fixing annual salary of circuit court stenographer in the eleventh judicial circuit;

House Bill No. 182 (file No. 123)—

A bill to make it a felony to assist in the escape of insane persons from hospitals or asylums;

House Bill No. 244 (file No. 124)—

A bill to repeal chapter 51, Revised Statutes of 1846—an act authorizing bounty payments on noxious animals and birds;

House Bill No. 341 (file No. 125)—

A bill to amend sections 1, 7 and 17 of Act No. 132, Public Acts of 1917—an act to regulate the operation of vehicles on highways;

House Bill No. 195 (file No. 130)—

A bill to provide for the payment by certain public utilities of expenses incurred by the Michigan Public Utilities Commission.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported progress on
House Bill No. 187 (file No. 131)—

A bill to amend section 7, chapter 3, Act No. 126, Public Acts of 1917—to provide for registration by affidavit.

The committee recommended that the bill be given further consideration.

The recommendation was concurred in, and the committee was given leave further to consider the bill.

By unanimous consent, the House returned to the order of

Messages from the Senate.

A message was received from the Senate transmitting
Senate Bill No. 195 (file No. 145), entitled

A bill to provide for the transfer of the powers and duties of the Legislative Reference and Information Department in connection with the State Library, to the Legislature, to define the powers and duties of the Legislature in relation thereto, and to repeal Act No. 306 of the Public Acts of 1907, as amended by Act No. 120 of the Public Acts of 1917, and all acts or parts of acts which conflict herewith.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on State Library.

Mr. MacDonald moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Monday, March 28, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FIFTY-ONE.

Lansing, Monday, March 28, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. William Ritzman, of the German Baptist Church of Lansing, offered the invocation:

"Our Father who art in Heaven, we draw nigh unto Thee at this hour in the name of Thy dear son, Jesus Christ, our Lord and Master, and worship Thee in spirit and in truth. Thou art God from everlasting to everlasting and in Thee we trust. Therefore, let the words of our mouths and the meditation of our hearts be acceptable unto Thee, our Lord and our Redeemer. We humbly pray Thee to be with us this evening according to Thy promise 'Lo! I am with you always, even unto the end of the earth.' Graciously bless the government of our beloved country as well as the government of this State and bless all who serve this great Commonwealth. O Thou, the giver of all good and perfect gifts, we pray Thee to grant unto each and every one of these men assembled in these legislative halls, and especially the members of this House, wisdom from on high to perform their duties faithfully in serving the people of this State. May the people honor and obey such laws because righteousness exalteth a Nation. May we all keep in mind that we shall be called to account before the judgment seat of Christ for all we have done, and, therefore, may we do all things in Thy name and with an eye single to Thy glory, and to the welfare of our fellowmen. Forgive us graciously all of our short-comings and help us to perform our daily tasks conscientiously and faithfully. All this we ask in the name of our Lord, Jesus Christ. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Averill, Burnham, Dean and Francis.

The following members were absent without leave: Messrs. Atwood, Evans, Johnson, Liddy, Rauchholz, Reutter, Robinson, Sanson, and Smith.

Mr. Henze moved that Mr. Sanson be excused from today's session.
The motion prevailed.

Mr. MacDonald moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Rowe presented

Petition No. 387.

Telegram of the Hillsdale Chamber of Commerce protesting against the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Braman presented
Petition No. 388.

Petition of H. E. Smith and 64 other citizens of Kent County favoring all educational legislation now pending before the Legislature.

The petition was referred to the Committee on Education.

Mr. Brown presented
Petition No. 389.

Petition of Napoleon Breault and 28 other citizens of Flint favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Byrum presented
Petition No. 390.

Petition of A. W. Pickard and 15 other citizens of Ingham County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Chase presented
Petition No. 391.

Petition of John K. Heinbecker and 13 other citizens of Osceola County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. DeWitt presented
Petition No. 392.

Petition of Maud J. Mosher and 30 other citizens of Arenac County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Green presented
Petition No. 393.

Petition of F. I. Walker and 25 other citizens of Pontiac favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Green presented
Petition No. 394.

Petition of Frank J. Malcolm and 20 other citizens of Oakland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Jensen presented
Petition No. 395.

Petition of E. A. Hubbard and 26 other citizens of Delta County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Kirby presented
Petition No. 396.

Petition of Mrs. A. U. Pierce and 53 other citizens of Van Buren County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Leedy presented
Petition No. 397.

Petition of Victor Chancellor and 58 other citizens of Mason County requesting that a trunk line road be established extending from Kings' corner on West Michigan Pike east through Fountain and Millerton to connect with trunk line at Peacock.

The petition was referred to the Committee on Roads and Bridges.

Mr. Lord presented
Petition No. 398.

Petition of Mrs. J. B. Hady and 47 other citizens of Detroit favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Geo. H. Miller presented
Petition No. 399.

Petition of Harry T. Emmons and 386 other citizens of Kent County favoring
a State income tax.

The petition was referred to the Committee on General Taxation.

Mr. Olmsted presented
Petition No. 400.

Petition of Allan Marshall and 28 other citizens of Midland County favoring
the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Rasmussen presented
Petition No. 401.

Petition of Nettie Thompson and 19 other citizens of Montcalm County favoring
the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Sargent presented
Petition No. 402.

Petition of P. G. Lantz, Superintendent, and 40 teachers of the Petoskey Public
Schools favoring the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Strauch presented
Petition No. 403.

Petition of Dell T. Lynes and 26 other citizens of Owosso favoring the passage
of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Strauch presented
Petition No. 404.

Petition of R. Hood and 97 other citizens of Durand favoring the passage of
the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Strauch presented
Petition No. 405.

Petition of Myrtle Parker and 90 other citizens of Shiawassee County favoring
the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Vine presented
Petition No. 406.

Petition of F. L. Taylor and 107 other citizens of Lenawee County favoring the
passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Wells presented
Petition No. 407

Petition of John L. Stevens and 19 other citizens of Cass County favoring the
passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Rowe presented
Petition No. 408.

Petition of F. C. Cahow and 7 other citizens of Hillsdale County favoring the
passage of the "Full Crew" bill.

The petition was referred to the Committee on State Affairs.

Mr. Braman presented
Petition No. 409.

Petition of Clinton J. Frank and 45 other citizens of Courtland favoring the
passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Braman presented
Petition No. 410.

Petition of Mrs. A. H. Saur and 43 other citizens of Kent City favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Braman presented
Petition No. 411.

Petition of H. L. Moore and 15 other citizens of Alpine favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Braman presented
Petition No. 412.

Petition of V. E. Vandermeer and 85 other citizens of Sparta favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Braman presented
Petition No. 413.

Petition of Clara Mershon and 67 other citizens of Cedar Springs favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Braman presented
Petition No. 414.

Petition of Ida M. Bailey and 2 other citizens of Grand Rapids opposing the capital punishment bill.
The petition was referred to the Committee on Judiciary.

Mr. Braman presented
Petition No. 415.

Petition of Winnie Porter and 27 other citizens of Rockford favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Braman presented
Petition No. 416.

Petition of Florence Hawkins and 38 other citizens of Sand Lake favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 417.

Petition of the Association Collegiate Alumnae of Saginaw endorsing the Townsend Health Officer bill.
The petition was referred to the Committee on Public Health.

Mr. Harris presented
Petition No. 418.

Petition of the Association Collegiate Alumnae of Saginaw endorsing House Bill No. 146, providing for high school tuition.
The petition was referred to the Committee on Education.

Mr. Harris presented
Petition No. 419.

Petition of the Reading Club of Saginaw opposing the capital punishment bill.
The petition was referred to the Committee on Judiciary.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Friday, March 25:

House Bill No. 274 (file No. 140)—
A bill to regulate public live-stock yards;

House Bill No. 348 (file No. 141)—
A bill to fix interurban passenger rates;

House Bill No. 135 (file No. 142)—
A bill to amend section 1 of Act No. 412, Public Acts of 1919—an act for the protection of dependent minor children;

House Bill No. 307 (file No. 143)—
A bill to amend chapter 55, Act No. 314, Public Acts of 1915—to provide for the reporting of claims allowed in the probate court;

House Bill No. 294 (file No. 144)—
A bill to authorize the Governor to issue a patent to the State Savings Bank of Remus for certain lands;

House Bill No. 376 (file No. 145)—
A bill to amend section 30, Act No. 44, Public Acts of 1899—an act to provide for the publication of laws and documents;

House Bill No. 19 (file No. 146)—
A bill to repeal Act No. 147, Public Acts of 1919—an act to create a community council commission;

House Bill No. 310 (file No. 147)—
A bill to regulate the occupation of barbering;

House Bill No. 335 (file No. 148)—
A bill to authorize the purchase of certain primary school lands for general State purposes.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Saturday, March 26:

House Bill No. 370 (file No. 149)—
A bill to amend section 12, Act No. 65, Public Acts of 1919—an act relative to free schools in certain cities;

House Bill No. 374 (file No. 150)—
A bill to amend section 4, Act No. 241, Public Acts of 1903—an act for establishing county normal training classes;

House Bill No. 371 (file No. 151)—
A bill to authorize school districts to employ school physicians and nurses;

House Bill No. 342 (file No. 152)—
A bill to amend sections 2 and 3 of Act No. 183, Public Acts of 1909—an act to regulate the taking of fur-bearing animals;

Senate Bill No. 219 (file No. 166)—
An bill to amend section 1 of Act No. 337 of the Public Acts of 1918—an act to divide the State of Michigan into thirteen congressional districts;

Senate Bill No. 220 (file No. 167)—
A bill to amend Chapter XIX of Act No. 314 of the Public Acts of 1915, known as the Judicature Act of 1915, by adding thereto a new section;

Senate Bill No. 222 (file No. 168)—
A bill to amend Chapter LXVII of Act No. 314 of the Public Acts of 1915, "The Judicature Act of 1915," by adding thereto a new section to stand as section 14-a.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Monday, March 28:

House Bill No. 392 (file No. 153)—
A bill to provide for the protection of game and birds, etc.;

House Bill No. 204 (file No. 154)—
A bill to amend sections 1 and 9 of Act No. 19, Public Acts of 1919—an act to provide for the construction of trunk line highways;

House Bill No. 382 (file No. 155)—
A bill to amend sections 1, 2 and 9, Act No. 368, Public Acts of 1919—an act to provide for licensing operators of motor vehicles;

Senate Bill No. 223 (file No. 169)—
A bill to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish or designate courts of land registration;

Senate Bill No. 214 (file No. 170)—
A bill to authorize and facilitate the acquisition and disposal of public library property by public corporations empowered to maintain public libraries;

Senate Bill No. 224 (file No. 171)—
A bill concerning conditional sales and to make uniform the law relating thereto.

The Clerk also announced the enrollment printing and the presentation to the Governor on March 25, for his approval, of the following named bills:

House Bill No. 57 (file No. 8, enrolled No. 15)—

A bill to amend section 16 of Act No. 302, Public Acts of 1915—an act to regulate use of motor vehicles;

House Bill No. 172 (file No. 42, enrolled No. 16)—

A bill to authorize townships to appropriate money for fire protection.

Reports of Standing Committees.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported Senate Bill No. 87 (file No. 72)—

A bill to fix the salary of the Superintendent of Public Instruction.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by striking out of section one, line two, the words "five hundred."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 96—

A bill to make appropriations for certain special State purposes.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section one, line four, all after the word "amounts" and inserting in lieu thereof the following:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Board of Canvassers	\$100.00	\$1,000.00
Conveying Children to State Public School.....	4,000.00	4,000.00
Conveying Children to Industrial School for Boys.....	7,000.00	7,000.00
Conveying Children to Industrial School for Girls.....	4,500.00	4,500.00
Conveying Children to Private Institutions	300.00	300.00
Conveying Children to University Hospital	20,000.00	20,000.00
Conveying Convicts to Penal Institutions.....	25,000.00	25,000.00
Coroners' Fees	1,500.00	1,500.00
County Sanatoriums	15,000.00	15,000.00
Eloise Hospital	200,000.00	200,000.00
Expense of Investigating Medical Treatment of Children.....	5,000.00	5,000.00
Grand Army of the Republic	450.00	450.00
Medical Treatment of Children	140,000.00	140,000.00
Preservation of Forests	50,000.00	50,000.00
Riverside Cemetery	10.00	10.00
Soldiers and Sailors Monument, Detroit.....	100.00	100.00
Support of Female Convicts	3,000.00	3,000.00
Superintendent of Poor—State Association	150.00	150.00
Taxes on Soldiers' Land	250,000.00	250,000.00
Taxes on State Lands	30,000.00	30,000.00
Transportation and Expense of Poor	2,000.00	2,000.00
Uniformity of Legislation	500.00	500.00
Weather Bureau	2,500.00	2,500.00
Wolf, Wildcat, etc., Bounties	100,000.00	100,000.00

2. Amend by striking out all of Section 3.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 56—

A bill to make appropriations for State Industrial Home for Girls.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four, and inserting in lieu thereof the following: "two hundred four thousand, six hundred fifty-four dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of one hundred seventy-four thousand, eight hundred seventy-six dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Superintendent	\$2,500.00	\$2,500.00
Assistant Superintendent	1,200.00	1,200.00
Steward and Storekeeper	1,200.00	1,200.00
Other Personal Service	54,300.00	54,300.00
 Totals for Personal Service	 \$59,200.00	 \$59,200.00
 Supplies:		
Fuel	15,000.00	15,000.00
Provisions	45,000.00	45,000.00
Clothing	15,000.00	15,000.00
Other Supplies	11,946.00	11,946.00
 Contractual Service	 16,180.00	 16,180.00
 Maintenance of Structures and Improvements	 17,250.00	 4,200.00
 Maintenance of Equipment	 3,900.00	 3,550.00
 Outlay for Structures and Improvements:		
Fire Escapes for 4 Buildings	3,200.00	
 Outlay for Equipment:		
Knitting Equipment and Installation	3,228.00	
Canning Plant	900.00	
Dental Motor	400.00	
Fifteen Sewing Machines	800.00	
Other Equipment	12,650.00	4,800.00
 Totals	 \$204,654.00	 \$174,876.00

Each of said amounts shall be used solely for the specific purposes herein stated.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 91—

A bill to make appropriations for the State Board of Law Examiners.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by inserting in section one, line twenty-three, after the word "stated" the following:

"Provided further, That in no case shall the expenditures of said board exceed the fees collected by it."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 98—

A bill to make appropriations for the Attorney General's Department.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one, line four all after the word "of" and inserting in lieu thereof the following: "ninety-six thousand four hundred fifty dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of eighty-five thousand four hundred fifty dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Attorney General	\$5,000.00	\$5,000.00
Deputy and 11 Assistant Attorney Generals—Average \$4,500	54,000.00	54,000.00
Chief Clerk	2,000.00	2,000.00
Stenographers and Messenger	8,200.00	8,200.00
 Totals for Personal Service	 \$69,200.00	 \$69,200.00
 Supplies	 3,000.00	 3,000.00
 Contractual Service	 2,500.00	 2,500.00
 Maintenance of Equipment	 250.00	 250.00
 Outlay for Equipment	 1,500.00	 500.00
 Cost of Suits	 20,000.00	 10,000.00
 Totals	 \$96,450.00	 \$85,450.00

Each of said amounts shall be used solely for the specific purposes herein stated.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported

House Bill No. 70—

A bill to make appropriations for the Michigan State Board of Registration in Medicine.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by striking out of section one, line four, all after the word "of" and inserting in lieu thereof the following: "eight thousand three hundred ninety-eight dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of eight thousand one hundred ninety-eight dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Secretary	\$3,500.00	\$3,500.00
Assistant Secretary	1,500.00	1,500.00
Stenographer	750.00	750.00
Unclassified Service	25.00	25.00
 Totals Personal Service	 \$5,775.00	 \$5,775.00

Supplies	805.00	805.00
Contractual Service	1,568.00	1,568.00
Maintenance of Equipment	50.00	50.00
Outlay for Equipment	200.00	
Totals	\$8,398.00	\$8,198.00

Each of said amounts shall be used solely for the specific purposes herein stated.

Provided, That in no case shall the expenditures of said board exceed the fees collected by it."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 76—

A bill to make appropriations for the State Board of Accountancy.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one, line four, all after the word "of" and inserting in lieu thereof the following: "three hundred fifty dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of three hundred fifty dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service	\$200.00	\$200.00
Total Personal Service	\$200.00	\$200.00
Supplies	90.00	90.00
Contractual Service	60.00	60.00
Totals	\$350.00	\$350.00

Provided, That said board shall have authority to transfer any said appropriation from one classification to another if necessary."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 78—

A bill to make appropriations for the Legislature.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the General Fund of the State Treasury, to defray the expenses of the Legislature for personal services of

members, officers and employes, and for the maintenance, operation and supplies, for the biennial period ending June thirty, nineteen hundred twenty-three, the sum of two hundred seventy-five thousand dollars: Provided, That fifty thousand dollars of said appropriation shall be available during the fiscal year ending June thirty, nineteen hundred twenty-two, and two hundred and twenty-five thousand dollars, together with any unexpended balance for the previous year, shall be available during the fiscal year ending June thirty, nineteen hundred twenty-three. The appropriation hereby made shall be deemed and construed to be in lieu of any and all other appropriations made for any of the purposes specified herein for the fiscal year ending June thirty, nineteen hundred twenty-two and the fiscal year ending June thirty, nineteen hundred twenty-three.

Section 2. Of the amount hereby appropriated, such sums as may be necessary may be used to pay for clerical and stenographic assistance to the secretary of the senate and the clerk of the house of representatives when the legislature is not in session, and the employment of assistants by such officers is hereby authorized; but not to exceed one hundred and twenty-five dollars shall be paid for such clerical or stenographic assistance rendered in any one calendar month to the secretary of the senate, and not to exceed one hundred twenty-five dollars shall be paid for such clerical or stenographic assistance rendered in any one calendar month to the clerk of the house of representatives. Such sums as shall be due under the provisions of this section, for assistance to the secretary of the senate, shall be certified by the Secretary of the Senate, and such sums as shall be due under the provisions of this section for assistance to the clerk of the house of representatives, shall be certified by the clerk of the house of representatives. Any such certificate shall be countersigned by the Auditor General. The State Treasurer upon the presentation of any such certificate, so countersigned, is hereby authorized and directed to pay the same.

Section 3. The Auditor General shall incorporate in the State Tax for the year nineteen hundred twenty-one, the sum of fifty thousand dollars, and for the year nineteen hundred twenty-two, the sum of two hundred and twenty-five thousand dollars, which sums, when collected, shall be credited to the general fund to reimburse the same for the money hereby appropriated.

Section 4. Any unexpended balance at the end of the fiscal year nineteen hundred twenty-three shall revert to the general fund in the State Treasury."

The question being on the adoption of the amendment to the bill recommended by the committee.

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 97—

A bill to make appropriations for the Board of Examiners of Barbers.

The Committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by inserting in section one, line twenty-six after the word "stated" the following:

"Provided further, That in no case shall the expenditures of said board exceed the fees collected by it.

Provided further, Any part of said appropriation may be transferred from one classification to another, subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 201—

A bill to provide for the preservation of World War battle flags.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section two in line three after the word "of" the words "seven thousand two hundred" and inserting in lieu thereof the following: "six thousand six hundred sixty-two."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 302—

A bill to make appropriations for the Northern State Normal School.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one, line three all after the word "of" and inserting in lieu thereof the following: "one hundred thirty-nine thousand, two hundred seventy dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of one hundred thirty-nine thousand, five hundred seventy dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
President	\$5,000.00	\$5,000.00
Other Personal Service	115,000.00	119,000.00
 Totals Personal Service	 \$120,000.00	 \$124,000.00
 Supplies:		
Fuel	5,000.00	5,000.00
Other Supplies	3,945.00	3,945.00
 Contractual Service	 2,795.00	 2,795.00
 Maintenance of Land	 450.00	 250.00
 Maintenance of Structures & Improvements	 375.00	 375.00
 Maintenance of Equipment	 480.00	 480.00
 Outlay for Equipment	 6,225.00	 2,725.00
 Totals	 \$139,270.00	 \$139,570.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 50—

A bill to make appropriations for Central Michigan Normal School.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one, line four all after the word "of" and inserting in lieu thereof the following: "one hundred fifty thousand, six hundred seventy-seven dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of one hundred fifty thousand, nine hundred seventy-seven dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
President	\$5,000.00	\$5,000.00
Other Personal Service	115,000.00	119,000.00
Totals Personal Service	\$120,000.00	\$124,000.00
Supplies:		
Fuel	9,800.00	9,800.00
Other Supplies	5,550.00	5,550.00
Contractual Service	4,392.00	4,402.00
Maintenance of Structures and Improvements	2,125.00	1,625.00
Maintenance of Equipment	2,150.00	2,150.00
Outlay for Equipment	6,660.00	3,450.00
Totals	\$150,677.00	\$150,977.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 106—

A bill to make appropriations for Western State Normal School.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section 1, line 3, all after the word "of" and inserting in lieu thereof the following: "three hundred fifty-nine thousand six hundred fifty-nine dollars eighty-five cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of two hundred eighty-two thousand six hundred twenty-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
President	\$6,000.00	\$6,000.00
Other Personal Service	224,000.00	229,000.00
Totals Personal Service	\$230,000.00	\$235,000.00
Supplies:		
Fuel	10,000.00	12,000.00
Other Supplies	8,000.00	9,000.00
Contractual Service	7,300.00	7,300.00
Maintenance of Land	625.00	625.00
Maintenance of Structures	8,300.00	8,300.00
Maintenance of Equipment	1,200.00	1,200.00
Outlay for Lands	500.00	500.00

Outlay for Structures and Improvements--to complete Manual Arts Building including connection with heating plant	\$55,000.00
Unexpended Balance	29,184.85
Outlay for Equipment	9,550.00
Totals	\$359,659.85 \$282,625.00

Each of said amounts shall be used solely for the specific purposes herein stated. Provided, That the Board of Control of the Western State Normal School may obtain money upon the approval of the State Administrative Board before July first, nineteen hundred twenty-one in such amounts as they may by requisition certify to the Auditor General are necessary for immediate use for completion of Manual Arts Building, which amounts thus advanced shall be deducted from the total amount when the appropriation becomes available."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 104—

A bill to make appropriations for the State Normal College.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of Section one, line four all after the word "of" and inserting in lieu thereof the following: "four hundred one thousand seven hundred fifty-one dollars thirty-six cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of four hundred thousand six hundred seventy-two dollars for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
President	\$6,000.00	\$6,000.00
Other Personal Service	<u>308,000.00</u>	<u>314,000.00</u>
Totals Personal Service	\$314,000.00	\$320,000.00
Supplies:		
Fuel	28,500.00	28,500.00
Other Supplies	14,630.00	14,630.00
Contractual Service	9,702.00	9,702.00
Maintenance of Land	480.00	480.00
Maintenance of Structures and Improvements.....	11,085.00	10,000.00
Maintenance of Equipment	5,660.00	5,660.00
Outlay for Structures and Improvements	5,644.36	
Outlay for Equipment	12,050.00	11,700.00
Totals	\$401,751.36	\$400,672.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported without recommendation

House Bill No. 173—

A bill to make deficiency appropriations for State Normal Schools.

The committee recommended that the following amendments be adopted:

Amend by striking out of section one, line three, all after the word "of" and inserting in lieu thereof the following: "two hundred thirty-eight thousand five hundred sixty-six dollars four cents, to provide for deficits in certain funds of the Michigan State Normal College, the Central Michigan Normal School, the Western State Normal School and the Northern State Normal School for the fiscal year ending June thirty, nineteen hundred twenty-one for the purposes and the amounts herein stated:

For the Michigan State Normal College:

Personal Service	\$78,500.00
Fuel, light, power and water	9,631.47
Transportation, telephone and telegraph	1,349.93
General repairs	7,789.36
Miscellaneous	5,512.54

Total for Michigan State Normal College \$102,783.30

For the Central Michigan Normal School:

Personal Service	30,000.00
Fuel, light, power and water	4,782.74
Printing and binding	1,000.00
General Repairs	300.00
Transportation, telephone and telegraph	500.00
Miscellaneous	500.00

Total for Central Michigan Normal School..... \$37,082.74

For Western State Normal School:

Personal Service	57,500.00
General Repairs	2,500.00
Office supplies, stationery, books and paper.....	4,200.00
Transportation, telephone and telegraph	950.00

Total for Western State Normal School \$65,150.00

For Northern State Normal School:

Personal Service	30,000.00
Machinery, tools and supplies	125.00
General supplies, stationery, books and office supplies..	700.00
General Repairs	600.00
Fixed charges, insurance	125.00
Miscellaneous	2000.00

Total for Northern State Normal School..... \$33,550.00

Each of said amounts shall be used solely for the specific purposes herein stated.

2. Amend by striking out all of section two and inserting in lieu thereof the following: "The amounts hereby appropriated shall be paid out of the State Treasury and the expenditure thereof shall be accounted for at such times and in such manner as is or may be provided by law, provided, that no part of the appropriations herein made shall be made available for the purpose specified excepting upon the written order of the State Administrative Board, who shall examine all requests for use of such appropriations, and determine the necessity thereof; and for such purpose it shall be the duty of the head of the department or institution for whose benefit such appropriations are herein made monthly requests to such Administrative Board, showing the particular uses to which such funds are to be put, and necessities for same; and the said Board shall grant only such requests as are found to be reasonable and necessary within the limits of the appropriations made herein. Copies of such orders shall be filed in the office of the Auditor General and the State Treasurer as soon as may be after being made."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendment was adopted.

Mr. Jos. E. Warner moved that the bill be ordered printed, referred to the Committee of the Whole and placed on the general orders.

The motion prevailed.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 109—

A bill to make appropriations for the Pontiac State Hospital.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one, line four, all after the word "of" and inserting in lieu thereof the following: "five hundred one thousand thirty-four dollars fifty cents, and for the fiscal year ending June thirty nineteen hundred twenty-three, the sum of five hundred one thousand two hundred sixty eight dollars fifty cents for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Superintendent	\$4,000.00	\$4,000.00
Other Personal Service	226,000.00	226,000.00
Totals Personal Service	\$230,000.00	\$230,000.00
Supplies		
Fuel	77,000.00	77,000.00
Provisions	90,000.00	90,000.00
Clothing	21,000.00	21,000.00
Other Supplies	27,202.00	27,202.00
Contractual Service	13,441.50	13,675.50
Maintenance of Land	480.00	480.00
Maintenance of Structures & Improvements	5,200.00	5,200.00
Maintenance of Equipment	4,511.00	4,511.00
Outlay for Equipment	32,200.00	32,200.00
Totals	\$501,034.50	\$501,268.50

Each of said amounts shall be used solely for the specific purposes herein stated: Provided, That all expenditures herein authorized shall be subject to the approval of the State Administrative Board.

Provided, That any food raised on the farm is also hereby appropriated to said institution for such purpose.

Provided that the proceeds from the sales of surplus foods and supplies shall be paid into the State Treasury and credited to the General Fund."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 48—

A bill to make appropriations for Traverse City State Hospital.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by striking out of section one, line four, all after the word "of" and inserting in lieu thereof the following: "five hundred sixty-five thousand five hundred thirty-five dollars and for the fiscal year ending June thirty, nineteen hun-

dred twenty-three the sum of five hundred fifty-one thousand nine hundred eighty-five dollars for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Superintendent	\$4,000.00	\$4,000.00
Other Personal Service	221,000.00	221,000.00
 Totals Personal Service	\$225,000.00	\$225,000.00
 Supplies:		
Fuel	65,000.00	65,000.00
Provisions	116,000.00	116,000.00
Clothing	25,000.00	25,000.00
Other Supplies	45,000.00	45,000.00
 Contractual Service	15,830.00	15,830.00
 Maintenance of Land	650.00	650.00
 Maintenance of Structures and Improvements	17,600.00	6,100.00
 Maintenance of Equipment	6,105.00	6,105.00
 Outlay for Structures and Improvements	2,350.00	300.00
 Outlay for Equipment	43,000.00	43,000.00
 Totals	\$565,535.00	\$551,985.00

Each of said amounts shall be used solely for the specific purposes herein stated: Provided, That all expenditures herein authorized shall be subject to the approval of the State Administrative Board.

Provided that any food raised on the farm is also hereby appropriated to said institution for such purpose.

Provided, That the proceeds from the sales of surplus food and supplies shall be paid into the State Treasury and credited to the General Fund."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 110—

A bill to make appropriations for the Newberry State Hospital.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one, line four, all after the word "of" and inserting in lieu thereof the following: "three hundred fifty-three thousand four hundred dollars eighty cents and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of three hundred thirty seven thousand three hundred sixty-five dollars forty-eight cents for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Superintendent	\$4,000.00	\$4,000.00
Other Persogal Service	136,150.00	136,150.00
 Totals Personal Service	\$140,150.00	\$140,150.00

Supplies:

Fuel	52,000.00	52,000.00
Provisions	60,000.00	60,000.00
Clothing	17,078.00	17,078.00
Other Supplies	30,000.00	30,000.00

Contractual Service	9,597.80	9,162.48
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Maintenance of Structures and Improvements	3,000.00	3,000.00
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Maintenance of Equipment	1,975.00	1,975.00
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Outlay for Structures and Improvements:

Sewers	600.00
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Outlay for Equipment:

Automatic Stokers	15,000.00
Other Outlay for Equipment	24,000.00

Totals	\$353,400.80	\$337,365.48
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Each of said amounts shall be used solely for the specific purposes herein stated: Provided, That all expenditures herein authorized shall be subject to the approval of the State Administrative Board.

Provided that any food, raised on the farm is also hereby appropriated to said institution for such purpose.

Provided that the proceeds from the sales of surplus food and supplies shall be paid into the State Treasury and credited to the General Fund."

The question being on the adoption of the amendment to the bill recommended by the committee.

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported Senate Bill No. 8 (file No. 7)—

A bill to amend title and secs. 2, 3, 4, 8, 9, 12, 14, 16, 17, 18, 19 and 20 of Act No. 226, P. A. of 1917 and to repeal sec. 13—consolidation of rural school districts.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Labor, by Mr. Moore, Chairman, reported House Bill No. 236 (file No. 63)—

A bill to amend section 7, of part 1, and sections 1, 5, 8, 9 and 10 of part 2, Act No. 10, Public Acts of First Extra Session of 1912—Workmen's Compensation Law.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 1, section 1, after the figure "9," the word "and," and inserting in lieu thereof a comma.

2. Amend by inserting in line 1, section 1, after the figure "10," a comma and the figures "13 and 20."

3. Amend by striking out of line 14, section 1, the figure "9" and inserting in lieu thereof the figure "10."

4. Amend by striking out of section 7, all after line 7, and inserting in lieu thereof the following: "Provided, That one employed by a contractor who has contracted with a county, city, township, incorporated village, school district or the state, through its representatives, shall not be considered an employee of the state, county, city, township, incorporated village or school district which made the contract; when such contractor is subject to this act. Provided, however, That policemen or firemen, or employees of the police or fire departments, or their dependents, in municipalities or villages of this state having charter provisions prescribing like benefits, may waive the provisions of this act and

accept in lieu thereof such like benefits as are prescribed in such charter, but shall not be entitled to like benefits from both; and Provided, further, That nothing contained in this act shall be construed as limiting, changing or repealing any of the provisions of any charter of any municipality or village of this state relating to any benefits, compensation, pensions or retirement, independent of this act, provided for employes as hereinbefore defined."

5. Amend by striking out of line 1, section 9, the figure "9" and inserting in lieu thereof the figure "10".

6. Amend by inserting in line 4, section 9, after the word "act," the following: "and who does not become subject to this act prior to the date of the accidental injury or death for which claim is made."

7. Amend by striking out all of Subdivision C of section 9.

8. Amend by inserting in line 12, section 1, part 2, after the word "of" the words "an unusual occurrence."

9. Amend by striking out of line 12, section 1, part 2, the word "and."

10. Amend by striking out of section 1, part 2, all after the word "caused" in line 18, to and including the word "cause" in line 22, and striking out the comma after the word "caused" in line 18, and inserting in lieu thereof a period.

11. Amend by striking out of lines 5 and 6, section 5, part 2, the words "sixty-six and two-thirds" and inserting in lieu thereof the word "sixty."

12. Amend by striking out of line 7, section 5, part 2, the word "twenty" and inserting in lieu thereof the word "fourteen."

13. Amend by striking out of lines 3 and 4, section 9, part 2, the words "sixty-six and two-thirds" and inserting in lieu thereof the word "sixty."

14. Amend by striking out of line 5, section 9, part 2, the word "twenty" and inserting in lieu thereof the word "fourteen."

15. Amend by striking out of line 8, section 9, part 2, the word "eight" and inserting in lieu thereof the word "seven."

16. Amend by striking out all of section 10, part 2.

17. Amend by inserting the following to stand as Section 13; part 2: "No savings or insurance of the injured employe, nor any contribution made by him to any benefit fund or protective association independent of this act, shall be taken into consideration in determining the compensation to be paid hereunder, nor shall benefits derived from any other source than those paid or caused to be paid by the employer as herein provided, be considered in fixing the compensation under this act (except as provided in sub-section one of section seven, Part one).

18. Amend by inserting the following to stand as Section 20; part 2: "No agreement by an employe to waive his rights to compensation under this act shall be valid (except that employes or their dependents as defined in sub-section one of section seven, part one, may, after injury only, elect as provided in sub-section one of section seven, part one).

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Ionia State Hospital, by Mr. Hubbard, Chairman, reported House Bill No. 412—

A bill to make appropriation for the State Hospital at Ionia.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 74 (file No. 61), entitled

A bill to amend section 4 of chapter 58 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation

of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act," being section 13953 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 181 (file No. 134), entitled

A bill to amend Act No. 157 of the Laws of Michigan of 1867, entitled "An act to define and limit the amount of money which may be granted and voted by the qualified electors of townships for the purpose of erecting town halls or other buildings for the public use of the inhabitants thereof," being sections 2049 to 2056 inclusive of the Compiled Laws of 1915, by adding thereto a new section to stand as section 2.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

A message was received from the Senate transmitting
Senate Bill No. 57 (file No. 162), entitled

A bill authorizing and empowering counties of this State to contract with agencies, institutions and hospitals licensed by the State Board of Corrections and Charities for the aid, care, support, maintenance, treatment, cure, or relief of children.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

A message was received from the Senate returning
House Bill No. 283 (file No. 93)—

A bill to amend section 5 of Act No. 301, Public Acts of 1913—an act providing for the licensing of private employment agencies.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House
House Bill No. 256 (file No. 74)—

A bill to amend section 6 of Act No. 236, Public Acts of 1915—an act to protect fish in inland waters of the State.

The bill was received from the Senate on Friday, March 25, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For amendments see p. 518 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Brown
Bryan
Butler
Byrum
Case
Chase
Copley
Culver

Mr. Glaspie
Gowdy
Green
Haan
Hall
Harris
Hart
Hartway
Henze

Mr. Lennon
Lewis
Locke
Lord
MacDonald
McKeon
Manwaring
Meggison
Menerey

Mr. Pitkin
Ramsey
Rankin
Read
Rowe
Sargent
Stevenson
Strauch
Strom

Mr. Dacey	Mr. Holland	Mr. Miles	Mr. Titus
Danz	Hubbard	Miller, Geo. H.	Town
DeWitt	Jensen	Miller, Wm. J.	Townsend
Dunn	Jerome	Moore	Vine
Emerson	Jewell	Morrison	Wade
Evans	Kirby	Mosier	Warner, Jos. E.
Ewing	Kooyers	O'Brien	Watson
Farrier	Ladd	Olmsted	Woodruff
Fuller	Lee	Osborn	Speaker
Gettel	Leedy	Palmer	
			75

NAYS.

,0

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Mr. Evans entered the House and took his seat.

Introduction of Bills.

Mr O'Brien introduced

House Bill No. 429, entitled

A bill to amend section 4 of Act No. 278 of the Public Acts of 1909, entitled "An act to provide for the incorporation of villages and for revising and amending their charters," being compilers' section 2846 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

Mr. Hubbard introduced

House Bill No. 430, entitled

A bill to amend section 9 of chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being section 5676 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Jerome introduced

House Bill No. 431, entitled

A bill to make appropriations for the Michigan Home and Training School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan Home and Training School.

Mr. Jerome introduced

House Bill No. 432, entitled

A bill to make appropriations for the Michigan College of Mines for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan College of Mines.

Mr. Jerome introduced

House Bill No. 433, entitled

A bill to make appropriations for the Michigan State Sanatorium for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan State Sanatorium.

Mr. Jerome introduced

House Bill No. 434, entitled

A bill to make appropriations for the Michigan Employment Institution for the Blind, for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan Employment Institution for the Blind.

Mr. Jerome introduced

House Bill No. 435, entitled

A bill to make appropriations for the Ionia State Hospital, for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Ionia State Hospital.

Mr. Jerome introduced

House Bill No. 436, entitled

A bill to make appropriations for the Michigan Soldiers' Home for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan Soldiers' Home.

Mr. Jerome introduced

House Bill No. 437, entitled

A bill to make appropriations for the Kalamazoo State Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Kalamazoo State Hospital.

Mr. Jerome introduced

House Bill No. 438, entitled

A bill to make appropriations for the Michigan Reformatory for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan Reformatory.

Mr. Jerome introduced

House Bill No. 439, entitled

A bill to make appropriations for the Michigan School for the Blind for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Michigan School for the Blind.

Mr. Dafoe introduced

House Bill No. 440, entitled

A bill to amend section 3 of Act No. 365 of the Public Acts of 1913, as amended, entitled "An act to regulate and license fishing with tugs, launches, boats and nets in the waters bordering on this State," being section 7731 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Byrum introduced

House Bill No. 441, entitled

A bill to repeal Act No. 265 of the Public Acts of 1913, entitled "An act to provide for the organization of a Joint Penology Commission, to fix its powers and duties, make an appropriation therefor; and repeal section 34 of Act No. 118 of the Public Acts of 1893, entitled 'An act to revise and consolidate the laws relative to the State Prison, to the State House of Correction and Branch of the State Prison in the Upper Peninsula and to the House of Correction and Reformatory at Ionia, and the government and discipline thereof, and to repeal all acts in-

consistent therewith,' being compilers' section 2113 of the Compiled Laws of 1897," being sections 1765 to 1780, both inclusive, of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Dacey introduced

House Bill No. 442, entitled

A bill to authorize school district boards, boards of trustees of graded schools and boards of education in cities to establish and maintain day schools for the blind and near blind and authorizing payment therefor from the general fund, and repealing all acts and parts of act conflicting with the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Liddy entered the House and took his seat.

Third Reading of Bills.

House Bill No. 49 (file No. 127), entitled

A bill to make appropriations for the State Psychopathic Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kooyers	Mr. Osborn
Allard	Frick	Ladd	Palmer
Barnard	Fuller	Lee	Pitkin
Braman	Gettel	Leedy	Rankin
Brown	Glaspie	Lennon	Rasmussen
Bryan	Gowdy	Lewis	Read
Butler	Green	Liddy	Rowe
Byrum	Haan	Locke	Sargent
Case	Hall	Lord	Stevenson
Chase	Harris	MacDonald	Strauch
Coleman	Hart	McKeon	Strom
Copley	Hartway	Manwaring	Titus
Culver	Henze	Meggison	Town
Curtis	Holland	Menerey	Townsend
Dacey	Hopkins	Miles	Vine
Dafoe	Hubbard	Miller, Wm. F.	Wade
Danz	Hunter	Morrison	Warner, Jos. E.
DeWitt	Jensen	Mosier	Watson
Dunn	Jerome	Nevins	Wells
Emerson	Jewell	O'Brien	Woodruff
Evans	Kirby	Olmsted	Speaker
Ewing			

85

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 72 (file No. 128), entitled

A bill to make appropriations for the State Treasury for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Ladd	Mr. Palmer
Allard	Frick	Lee	Pitkin
Barnard	Fuller	Leedy	Rankin
Brown	Gettel	Lennon	Rasmussen
Bryan	Glaspie	Lewis	Read
Butler	Gowdy	Liddy	Rowe
Byrum	Green	Locke	Sargent
Case	Haan	Lord	Stevenson
Chase	Hall	MacDonald	Strauch
Coleman	Harris	McKeon	Strom
Copley	Hart	Manwaring	Titus
Culver	Hartway	Meggison	Town
Curtis	Henze	Menerey	Townsend
Dacey	Holland	Miles	Vine
Dafoe	Hubbard	Miller, Wm. F.	Wade
Danz	Hunter	Morrison	Warner, Jos. E.
DeWitt	Jensen	Mosier	Watson
Dunn	Jerome	Nevins	Wells
Emerson	Jewell	O'Brien	Welsh
Evans	Kirby	Olmsted	Woodruff
Ewing	Kooyers	Osborn	Speaker

84

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 141 (file No. 129), entitled

A bill to make appropriations for the State Highway Department for the fiscal years ending June 30, 1922, and June 30, 1923, for certain specific purposes, and to designate the source from which moneys so appropriated shall be paid,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Leedy	Mr. Pitkin
Allard	Frick	Lennon	Ramsey
Barnard	Fuller	Lewis	Rankin
Braman	Glaspie	Liddy	Rasmussen
Brown	Gowdy	Locke	Read
Bryan	Green	Lord	Rowe
Butler	Hall	MacDonald	Sargent
Byrum	Harris	McKeon	Stevenson
Case	Hart	Manwaring	Strauch
Chase	Hartway	Meggison	Strom
Coleman	Henze	Menerey	Titus
Copley	Holland	Miller, Geo. H.	Town
Culver	Hubbard	Miller, Wm. F.	Townsend
Curtis	Hunter	Moore	Vine
Dacey	Jensen	Morrison	Wade
Dafoe	Jerome	Mosier	Warner, Jos. E.
Danz	Jewell	Nevins	Watson
DeWitt	Kirby	O'Brien	Wells
Dunn	Kooyers	Olmsted	Welsh
Emerson	Ladd	Osborn	Woodruff
Evans	Lee	Palmer	Speaker

85

NAYS.

Mr. Miles

1

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Pending the third reading of

House Bill No. 267 (file No. 105), entitled

A bill to amend section 2 of Act No. 275 of the Public Acts of 1911—an act to provide for the protection of game and birds,

Mr. Strom moved that the bill be re-referred to the Committee on Game Laws.

The motion prevailed.

House Bill No. 233 (file No. 106), entitled

A bill to amend sections 27, 28 and 30 of chapter 10, Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Lee	Mr. Osborn
Allard	Frick	Leedy	Palmer
Barnard	Fuller	Lennon	Pitkin
Braman	Gettel	Lewis	Rankin
Brown	Gowdy	Liddy	Rasmussen
Bryan	Green	Locke	Read
Butler	Hall	Lord	Rowe
Byrum	Harris	MacDonald	Sargent
Case	Hart	McKeon	Stevenson
Chase	Hartway	Manwaring	Strauch
Coleman	Henze	Meggison	Strom
Copley	Holland	Menerey	Titus
Culver	Hopkins	Miles	Townsend
Curtis	Hubbard	Miller, Geo. H.	Vine
Dacey	Hunter	Miller, Wm. F.	Wade
Dafoe	Jensen	Moore	Warner, Jos. E.
Danz	Jerome	Morrison	Watson
DeWitt	Jewell	Mosier	Wells
Dunn	Kirby	Nevins	Welsh
Emerson	Kooyers	O'Brien	Woodruff
Evans	Ladd	Olmsted	Speaker
Ewing			

85

NAYS.

Mr. Ramsey

1

The question being on agreeing to the title of the bill.

Mr. Harris moved to amend the title so as to read as follows:

A bill to amend Section 27 of Chapter 10, Act No. 203, of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections; to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise."

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 188 (file No. 107), entitled

A bill to amend section 2, chapter 2, Act No. 126 of the Public Acts of 1917, entitled "An act to provide for the registration of electors,"

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Kirby	Mr. Osborn
Allard	Farrier	Kooyers	Pitkin
Barnard	Frick	Ladd	Ramsey
Braman	Fuller	Lee	Rankin
Brown	Gettel	Lennon	Read
Bryan	Glaspie	Lewis	Rowe
Butler	Gowdy	Locke	Sargent
Byrum	Green	Lord	Stevenson
Case	Haan	MacDonald	Strauch
Chase	Hall	McKeon	Strom
Coleman	Harris	Manwaring	Titus
Copley	Hart	Meggison	Town
Culver	Hartway	Menerey	Townsend
Curtis	Henze	Miles	Vine
Dacey	Holland	Miller, Geo. H.	Wade
Dafoe	Hopkins	Miller, Wm. F.	Warner, Jos. E.
Danz	Hubbard	Morrison	Watson
DeWitt	Hunter	Mosier	Wells
Dunn	Jensen	Nevins	Welsh
Emerson	Jerome	O'Brien	Woodruff
Evans	Jewell	Olmsted	Speaker

84

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 190 (file No. 108), entitled
 A bill to amend chapter 25 of Act No. 203 of the Public Acts of 1917, entitled
 "An act to provide for the holding of elections, to prescribe the manner of conducting
 and to regulate elections, to prevent fraud and deception in the conducting
 of elections and to guard against abuses of the elective franchise."

Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Lewis	Mr. Pitkin
Barnard	Glaspie	Liddy	Ramsey
Braman	Gowdy	Locke	Rankin
Brown	Hall	Lord	Read
Butler	Harris	MacDonald	Rowe
Byrum	Hart	McKeon	Sargent
Chase	Hartway	Manwaring	Stevenson
Coleman	Henze	Meggison	Strauch
Culver	Holland	Menerey	Strom
Dacey	Hubbard	Miller, Geo. H.	Titus
Dafoe	Hunter	Miller, Wm. F.	Town
Danz	Jensen	Moore	Townsend
DeWitt	Jewell	Morrison	Vine
Dunn	Kirby	Mosier	Wade
Emerson	Kooyers	Nevins	Warner, Jos. E.
Evans	Ladd	O'Brien	Watson
Ewing	Lee	Olmsted	Wells
Farrier	Leedy	Osborn	Woodruff
Frick	Lennon	Palmer	Speaker

76

NAYS.

Mr. Allard	Mr. Curtis	Mr. Miles	Mr. Rasmussen
Bryan	Gettel		6

The House agreed to the title of the bill.

House Bill No. 333 (file No. 126), entitled

A bill to repeal section 1 of Act No. 25 of the Public Acts of 1919, extra session, entitled "An act to authorize and provide for the raising of money by taxation and for the borrowing of money by the State for the construction and improvement of highways and bridges, to authorize the issuance of notes and bonds as evidence of the indebtedness so created, and to provide a tax for the payment of the principal of such obligations and interest thereon," and to amend sections 2, 4 and 6 of said act,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Leedy	Mr. Palmer
Allard	Frick	Lennon	Pitkin
Barnard	Fuller	Lewis	Ramsey
Braman	Gettel	Liddy	Rankin
Brown	Glaspie	Locke	Rasmussen
Bryan	Gowdy	Lord	Read
Butler	Green	MacDonald	Rowe
Byrum	Hall	McKeon	Sargent
Case	Harris	Manwaring	Stevenson
Chase	Hart	Meggison	Strauch
Coleman	Hartway	Menerey	Strom
Copley	Henze	Miles	Titus
Culver	Holland	Miller, Geo. H.	Town
Curtis	Hopkins	Miller, Wm. F.	Townsend
Dacey	Hubbard	Moore	Vine
Dafoe	Hunter	Morrison	Wade
Danz	Jensen	Mosier	Warner, Jos. E.
DeWitt	Jewell	Nevins	Watson
Dunn	Kirby	O'Brien	Wells
Emerson	Kooyers	Olmsted	Woodruff
Evans	Ladd	Osborn	Speaker
Ewing	Lee		86

NAYS.

0

The House agreed to the title of the bill.

Mr. Evans moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 271 (file No. 113), entitled

A bill to permit the spearing of grass pike and suckers in the waters of Sandstone Creek and Grand River in the county of Jackson, during the months of April and May in each year.

Was read a third time, and, the question being on its passage,

Mr. Glaspie moved to amend the bill by striking out of line 2 of section 1 after the word "spear," the words "with or."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Glaspie moved to amend the bill by striking out of line 1 of section 1, the words "grass pike and."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill.

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrer	Mr. Lee	Mr. Osborn
Allard	Frick	Leedy	Palmer
Braman	Fuller	Lennon	Pitkin
Brown	Gowdy	Lewis	Ramsey
Bryan	Green	Liddy	Rasmussen
Butler	Haan	Locke	Rowe
Byrum	Hall	Lord	Stevenson
Case	Harris	MacDonald	Strauch
Chase	Hart	McKeon	Titus
Coleman	Hartway	Manwaring	Town
Culver	Henze	Meggison	Townsend
Dacey	Holland	Menerey	Wade
Dafoe	Hubbard	Miles	Warner, Jos. E.
Danz	Hunter	Miller, Wm. F.	Watson
DeWitt	Jensen	Moore	Wells
Dunn	Jewell	Morrison	Welsh
Emerson	Kirby	Mosier	Woodruff
Evans	Kooyers	O'Brien	Speaker
Ewing	Ladd	Olmsted	

75

NAYS.

Mr. Barnard	Mr. Miller, Geo. H.	Mr. Rankin	Mr. Strom
Hopkins			5

The question being on agreeing to the title of the bill,

Mr. Manwaring moved to amend the title so as to read as follows:

A bill to permit the spearing of suckers in the waters of Sandstone Creek and Grand River in the county of Jackson, during the months of April and May, in each year.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 321 (file No. 115), entitled

A bill to amend section 3 of Act No. 329 of the Public Acts of 1919, entitled "An act to permit the taking of cisco by the use of gill nets in the waters of Klingler lake, Middle lake, Thompson lake, Corey lake and Kaiser lake in St. Joseph county and providing for the licensing and regulation of such fishing by the State Game, Fish and Forestry Warden," approved May 13, 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Olmsted
Allard	Frick	Lee	Osborn
Barnard	Fuller	Leedy	Palmer
Braman	Gettel	Lennon	Pitkin
Brown	Glaspie	Lewis	Ramsey
Bryan	Gowdy	Liddy	Rankin
Butler	Green	Locke	Rasmussen
Byrum	Haan	Lord	Rowe
Case	Hall	MacDonald	Stevenson
Chase	Harris	McKeon	Strauch
Coleman	Hart	Manwaring	Titus
Copley	Hartway	Meggison	Town
Culver	Henze	Menerey	Townsend
Curtis	Holland	Miles	Wade
Dacey	Hopkins	Miller, Geo. H.	Warner, Jos. E.
Dafoe	Hunter	Miller, Wm. F.	Watson
Danz	Jensen	Morrison	Wells

Mr. DeWitt
Dunn
Emerson
Evans

Mr. Jewell
Kirby
Kooyers

Mr. Mosier
Nevins
O'Brian

Mr. Welsh
Woodruff
Speaker

81

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 288 (file No. 116), entitled

A bill prescribing the limits of a channel at the mouth of Kalamazoo river for the passage of fish, in which the setting of pound nets is prohibited,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Allard
Barnard
Braman
Brown
Bryan
Butler
Byrum
Case
Chase
Coleman
Copley
Culver
Curtis
Dacey
Dafoe
Danz
DeWitt
Dunn
Emerson
Evans
Ewing

Mr. Farrier
Frick
Fuller
Gettel
Glaspie
Gowdy
Green
Haan
Hall
Harris
Hart
Hartway
Henze
Holland
Hopkins
Hubbard
Hunter
Jensen
Jerome
Jewell
Kirby
Kooyers

Mr. Ladd
Lee
Leedy
Lennon
Lewis
Liddy
Locke
Lord
MacDonald
McKeon
Manwaring
Meggison
Menerey
Miles
Miller, Geo. H.
Miller, Wm. F.
Moore
Morrison
Mosier
Nevins
O'Brien
Olmsted

Mr. Osborn
Palmer
Pitkin
Ramsey
Rankin
Rasmussen
Read
Rowe
Stevenson
Strauch
Strom
Titus
Town
Townsend
Vine
Wade
Warner, Joe. E.
Watson
Wells
Welsh
Woodruff
Speaker

88

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 170 (file No. 120), entitled

A bill to amend section 6, chapter 4, part 3 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," approved May 10, 1917.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Allard
Barnard
Braman
Brown

Mr. Frick
Fuller
Gettel
Glaspie
Gowdy

Mr. Leedy
Lennon
Lewis
Liddy
Locke

Mr. Ramsey
Rankin
Rasmussen
Read
Reutter

Mr. Bryan	Mr. Green	Mr. Lord	Mr. Robinson
Butler	Haan	MacDonald	Rowe
Bryum	Hall	McKeon	Sargent
Case	Harris	Manwaring	Stevenson
Chase	Hart	Meggison	Strauch
Coleman	Hartway	Menerey	Strom
Copley	Henze	Miles	Titus
Culver	Holland	Miller, Geo. H.	Town
Curtis	Hopkins	Miller, Wm. F.	Townsend
Dacey	Hubbard	Moore	Vine
Dafoe	Hunter	Morrison	Wade
Danz	Jensen	Mosier	Warner, Jos. E.
DeWitt	Jerome	Nevis	Watson
Dunn	Jewell	O'Brien	Wells
Emerson	Kirby	Olmsted	Weish
Evans	Kooyers	Osborn	Woodruff
Ewing	Ladd	Palmer	Speaker
Farrer	Lee	Pitkin	

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 227 (file No. 121), entitled
 A bill to amend section 18 of chapter 66 of the Revised Statutes of 1846, entitled
 "Of Estates in Dower," being section 11667 of the Compiled Laws of 1915.
 Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Osborn
Allard	Farrer	Lee	Palmer
Barnard	Fuller	Leedy	Pitkin
Braman	Gowdy	Lennon	Rankin
Brown	Green	Lewis	Rasmussen
Bryan	Haan	Liddy	Read
Butler	Hall	Locke	Rowe
Bryum	Harris	McKeon	Sargent
Case	Hart	Manwaring	Stevenson
Chase	Hartway	Meggison	Strauch
Coleman	Henze	Menerey	Town
Culver	Holland	Miller, Geo. H.	Townsend
Curtis	Hopkins	Miller, Wm. F.	Vine
Dacey	Hubbard	Moore	Wade
Dafoe	Hunter	Morrison	Warner, Jos. E.
DeWitt	Jensen	Mosier	Watson
Dunn	Jewell	Nevis	Woodruff
Emerson	Kirby	O'Brien	Speaker
Evans	Kooyers	Olmsted	

NAYS.

75

Mr. Copley	Mr. Jerome	Mr. Miles	Mr. Wells
Frick	MacDonald	Ramsey	

7

The House agreed to the title of the bill.

House Bill No. 159 (file No. 122), entitled

A bill to amend section 24 of Act No. 183 of the Public Acts of 1897, entitled "An act to provide for the appointment and to fix the term of office, duties and compensation of circuit court stenographers in the State of Michigan," being section 14490 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Ladd	Mr. Palmer
Allard	Fuller	Lee	Pitkin
Barnard	Gettel	Leedy	Ramsey
Braman	Glaspie	Lennon	Rankin
Brown	Gowdy	Lewis	Rasmussen
Butler	Green	Liddy	Rowe
Byrum	Hall	Locke	Sanson
Chase	Harris	MacDonald	Sargent
Coleman	Hart	Manwaring	Stevenson
Copley	Hartway	Meggison	Strauch
Culver	Holland	Menerey	Townsend
Dacey	Hopkins	Miller, Geo. H.	Vine
Dafoe	Hubbard	Miller, Wm. F.	Wade
Danz	Hunter	Morrison	Watson
DeWitt	Jensen	Mosier	Wells
Emerson	Jerome	Nevins	Welsh
Evans	Jewell	O'Brien	Woodruff
Ewing	Kirby	Olmsted	Speaker
Farrar	Kooyers	Osborn	

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NAYS.

Mr. Miles	Mr. Moore	2
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The House agreed to the title of the bill.

House Bill No. 182 (file No. 123), entitled

A bill making it a felony for any person to convey into any asylum or State hospital for the insane, any disguise or any instrument, tool, weapon or other thing adapted or useful to aid any inmate of such asylum or State hospital for the insane in making his escape with intent to facilitate the escape of any such inmate there detained or by any means whatever to aid such inmate in his endeavor to make his escape therefrom or to forcibly rescue any such insane and prescribing a penalty for any violation of this act,

Was read a third time and passed, a majority of all the members-elect, voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Ladd	Mr. Olmsted
Allard	Farrar	Lee	Osborn
Barnard	Frick	Leedy	Palmer
Braman	Fuller	Lennon	Pitkin
Brown	Gettel	Lewis	Ramsey
Bryan	Gowdy	Liddy	Rankin
Butler	Green	Locke	Rasmussen
Byrum	Haan	Lord	Read
Case	Hall	MacDonald	Rowe
Chase	Harris	McKeon	Sargent
Coleman	Hart	Manwaring	Stevenson
Copley	Hartway	Meggison	Strauch
Culver	Holland	Menerey	Town
Curtis	Hopkins	Miles	Townsend
Dacey	Hubbard	Miller, Geo. H.	Vine
Dafoe	Hunter	Miller, Wm. F.	Wade
Danz	Jensen	Moore	Watson
DeWitt	Jerome	Morrison	Wells
Dunn	Jewell	Mosier	Woodruff
Emerson	Kirby	Nevins	Speaker
Evans	Kooyers	O'Brien	

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NAYS.

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The question being on agreeing to the title of the bill,
Mr. Morrison moved to amend the title so as to read as follows:

A bill making it a felony for any person to convey into any asylum or State hospital for the insane, any disguise or any instrument, tool, weapon or other thing adapted or useful to aid any insane patient of such asylum or State hospital for the insane in making his escape with intent to facilitate the escape of any such insane patient there detained or by any means whatever to aid such insane patient in his endeavor to make his escape therefrom or to forcibly rescue any such insane patient, and prescribing a penalty for any violation of this act.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 341 (file No. 125), entitled

A bill to amend sections 1, 7 and 17 of Act No. 132 of the Public Acts of 1917, entitled "An act to regulate the operation and use of vehicles on the highways."

Was read a third time, and, the question being on its passage,

Mr. Jos. E. Warner moved to amend the bill by inserting in line 5 of section 1 after the word "pneumatic" the words "or cushion."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Jos. E. Warner moved to amend the bill by striking out of line 6 of section 17 the words "Deputy" and inserting in lieu thereof the word "Commissioner."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Moore moved to amend the bill by striking out of line 3 of section 17 the word "invested" and inserting in lieu thereof the word "vested."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Lee	Mr. Osborn
Allard	Frick	Leedy	Palmer
Barnard	Fuller	Lennon	Pitkin
Braman	Gettel	Lewis	Ramsey
Brown	Glaspie	Liddy	Rankin
Butler	Gowdy	Locke	Rasmussen
Case	Green	Lord	Read
Chase	Haan	MacDonald	Rowe
Coleman	Hall	McKeon	Stevenson
Copley	Harris	Manwaring	Strauch
Culver	Hart	Meggison	Strom
Curtis	Henze	Miles	Town
Dacey	Holland	Miller, Geo. H.	Townsend
Dafoe	Hubbard	Miller, Wm. F.	Vine
Danz	Hunter	Moore	Warner, Jos. E.
DeWitt	Jerome	Morrison	Watson
Dunn	Jewell	Mosier	Wells
Emerson	Kiby	Nevins	Woodruff
Evans	Kooyers	O'Brien	Speaker
Ewing	Ladd		

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NAYS.

Mr. Hartway	Mr. Menerey	Mr. Olmsted	Mr. Wade	5
Jensen				

The House agreed to the title of the bill.

House Bill No. 195 (file No. 130), entitled

A bill to provide for the payment to the State by certain public utilities of the expense incurred by the Michigan Public Utilities Commission in auditing the books and records and appraising the plants, properties and facilities of said public utilities; and to appropriate said moneys towards the maintenance of said Commission,

Was read a third time, and, the question being on its passage,

Mr. Lord moved to amend the bill by striking out all of section 3.

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Nevins moved that the House adjourn.

The motion did not prevail.

Mr. Culver demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Leedy	Mr. Osborn
Allard	Gowdy	Lennon	Palmer
Barnard	Green	Lewis	Pitkin
Braman	Haan	Liddy	Ramsey
Butler	Hall	Locke	Rankin
Case	Harris	McKeon	Rasmussen
Chase	Hart	Manwaring	Read
Copley	Hartway	Meggison	Rowe
Culver	Henze	Menerey	Sargent
Curtis	Hopkins	Miles	Stevenson
Dafoe	Hubbard	Miller, Geo. H.	Strauch
Danz	Hunter	Miller, Wm. F.	Town
DeWitt	Jensen	Moore	Vine
Dunn	Jerome	Morrison	Wade
Emerson	Jewell	Mosier	Warner, Jos. E.
Evans	Kirby	Nevins	Watson
Ewing	Kooyers	O'Brien	Woodruff
Farrer	Ladd	Olmsted	Speaker
Fuller	Lee		74

NAYS.

Mr. Brown	Mr. Frick	Mr. Holland	Mr. MacDonald
Coleman	Gettel	Lord	Wells

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The House agreed to the title of the bill.

Mr. Glaspie moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Tuesday, March 29, at 2:00 o'clock p. m.

CHARLES S. PIERCE.
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FIFTY-TWO.

Lansing, Tuesday, March 29, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. C. W. Kemper, of the First Baptist Church of Lansing, offered the invocation:

"Great God, our Father, for this and every day granted to us we bring Thee our gratitude and thanksgiving; for the promise of the springtime with all the potentialities of our great world; we rejoice in these. For the tasks delegated to us as men, we thank Thee for that trust. We beseech of Thee, O God, to make us worthy of every trust imposed upon us. Like those who are prepared for great service, equip Thou us in purposes, in strength, in resolutions, in every good preparation for the good cause of living and the splendid spirit of service. Bless Thou our great State and country, the world today with all her needs. We commit ourselves to Thee, O God, asking for Thy unvarying guidance, for in Thee we trust and in Thee we find strength and inspiration for that life. We ask all this in the name of our Christ and our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dean and Francis.

The following members were absent without leave: Messrs. Leedy, Sanson, and Smith.

Mr. Ewing moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Hunter presented
Petition No. 420.

Petition of Ella Bateman and 96 other blind people of the state of Michigan favoring the passage of Senate Bill No. 179, to provide assistance for adult blind in this State.

The petition was referred to the Committee on State Affairs.

Mr. Titus presented
Petition No. 421.

Petition of W. H. Scott and 42 other citizens of Kalamazoo favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Rowe presented
Petition No. 422.

Petition of J. Vinton Gibson and 34 other citizens of Hillsdale County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 423.

Petition of E. N. Butterfield and 104 other citizens of Michigan favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Bryan presented
Petition No. 424.

Petition of R. E. Clark and 90 other citizens of Eaton County favoring the passage of the Smith-Strom bill for censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Brown presented
Petition No. 425.

Petition of Irwin Wilson and 14 other citizens of Flint favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Brown presented
Petition No. 426.

Petition of the Flint Federation of Labor favoring the abolishment of the State Constabulary.
The petition was referred to the Committee on State Affairs.

The petition was referred to the Committee on State Affairs.

Mr. Lennon presented
Petition No. 427.

Petition of Albert Misner and 20 other citizens of Genesee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

The petition was referred to the Committee on State Affairs.

Mr. Culver presented
Petition No. 428.

Petition of Frank P. Closser and 87 other citizens of Wayne County favoring the passage of the bill providing for relief of adult blind.
The petition was referred to the Committee on State Affairs.

Mr. Culver presented
Petition No. 429.

Petition of Henry Jacobs and 106 other citizens of Detroit favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Curtis presented
Petition No. 430.

Petition of Howard Cavanaugh and 190 other citizens of Calhoun County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Ewing presented
Petition No. 431.

Petition of Neil Hume and 21 other delegates, representing 1500 members of organized labor of Marquette County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Ewing presented
Petition No. 432.

Petition of the Ladies Auxiliary, Brotherhood of Railroad Trainmen, of Marquette, favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Farrier presented
Petition No. 433.

Petition of George N. Olson and 28 other citizens of Gaylord favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Frick presented
Petition No. 434.

Petition of Fred W. Seitz and 26 other blind people of Detroit favoring the passage of Senate Bill No. 179, for the relief of adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Fuller presented
Petition No. 435.

Petition of F. S. Dunks and 34 other citizens of Livingston County favoring certain changes to the game laws.

The petition was referred to the Committee on Game Laws.

Mr. Gowdy presented
Petition No. 436.

Petition of Jay O. Glover and 20 other citizens of Berrien County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Jensen presented
Petition No. 437.

Petition of W. W. Gasser and 19 other citizens of Gladstone favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Lennon presented
Petition No. 438.

Petition of Mrs. Cora Zach and 316 other citizens of Genesee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Meggison presented
Petition No. 439.

Petition of D. H. Brat and 24 other citizens of Charlevoix County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Geo. H. Miller presented
Petition No. 440.

Petition of C. M. Himebaugh and 92 other citizens of Kent County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Meggison presented
Petition No. 441.

Petition of S. B. Owen and 144 other citizens of Bellaire, Antrim County, protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Meggison presented
Petition No. 442.

Petition of Elias Alspaugh and 151 other citizens of Alden, Antrim County, protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Meggison presented
Petition No. 443.

Petition of D. H. Stebbins and 68 other citizens of Central Lake, Antrim County, protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Nevins presented
Petition No. 444.

Petition of Florence Kelsey and 34 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Nevins presented
Petition No. 445.

Petition of M. E. Hoyt and 34 other citizens of Barry County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Pitkin presented
Petition No. 446.

Petition of Judson P. Dunham and 110 other citizens of Muskegon County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Robinson presented
Petition No. 447.

Petition of the Association Collegiate Alumnae of Saginaw endorsing "common law marriage" bill.

The petition was referred to the Committee on Judiciary.

Mr. Robinson presented
Petition No. 448.

Petition of the Civic League of Saginaw endorsing the "common law marriage" bill.

The petition was referred to the Committee on Judiciary.

Mr. Robinson presented
Petition No. 449.

Petition of the Civic League of Saginaw endorsing House Bill No. 156 concerning high school tuitions.

The petition was referred to the Committee on Education.

Mr. Robinson presented
Petition No. 450.

Petition of the Civic League of Saginaw endorsing the Mothers' Pension bill.
The petition was referred to the Committee on Judiciary.

Mr. Robinson presented
Petition No. 451.

Petition of the Association Collegiate Alumnae of Saginaw endorsing the Mothers' Pension bill.

The petition was referred to the Committee on Judiciary.

Mr. Robinson presented
Petition No. 452.

Petition of the Association Collegiate Alumnae of Saginaw endorsing the "Age of Consent" bill.

The petition was referred to the Committee on Judiciary.

Mr. Robinson presented
Petition No. 453.

Petition of the Civil League of Saginaw opposing capital punishment bill.
The petition was referred to the Committee on Judiciary.

Mr. Strauch presented
Petition No. 454.

Petition of W. J. Blood and 29 other citizens of Shiawassee County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

The Speaker presented
Petition No. 455.

Petition of A. C. Hayes and 41 other citizens of Ionia County favoring the passage of Senate Bill No. 157 relating to the planting of trees.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Titus presented
Petition No. 456.

Petition of A. L. Hyames and 51 other citizens of Kalamazoo County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Townsend presented
Petition No. 457.

Petition of Rev. Bastian Smits and 576 other citizens of Jackson County favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Townsend presented
Petition No. 458.

Petition of Ray R. Gorrell and 26 other citizens of Jackson favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Town presented
Petition No. 459.

Petition of Bessie N. Town and 123 other citizens of Jackson County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Vine presented
Petition No. 460.

Petition of J. L. Mott and 84 other citizens of Adrian favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Vine presented
Petition No. 461.

Petition of Mrs. Bessie Fish and 57 other citizens of Hudson favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Stevenson presented
Petition No. 462.

Petition of William H. Green and 16 other citizens of Wayne County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Stevenson presented
Petition No. 463.

Petition of Robert M. Branton and 17 other citizens of Wayne County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Hunter presented
Petition No. 464.

Petition of the Clinton County Pomona Grange favoring a State Income Tax.
The petition was referred to the Committee on General Taxation.

Mr. Strom presented
Petition No. 465.

Petition of the City Commission of Grand Rapids opposing the passage of the Dafoe and Osborne utility bills.
The petition was referred to the Committee on Public Utilities.

Mr. Kooyers presented
Petition No. 466.

Petition of George Frundt and 160 other citizens of Holland protesting against the "Rod and Line License" bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Dacey presented
Petition No. 467.
Petition of Leonard Middlecoat and 20 other citizens of Detroit favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Brown presented
Petition No. 468.
Petition of Division 26, Amalgamated Association of Street and Electric Railway Employees of America favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Kooyers presented
Petition No. 469.
Petition of Otto Kutt and 320 other citizens of Grand Haven protesting against the "Rod and Line License" bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Nevins presented
Petition No. 470.
Petition of the Resolution Committee of the Irving Grange and 147 other citizens of Barry County protesting against the appropriation asked for the University of Michigan.
The petition was referred to the Committee on University.

Mr. Coleman presented
Petition No. 471.
Petition of J. E. Weeks and 19 other citizens of Calhoun County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Townsend presented
Petition No. 472.
Petition of Dr. Edward A. Werner and 24 other citizens of Jackson favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Curtis presented
Petition No. 473.
Petition of Charles Macomber and 50 other citizens of Battle Creek favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Olmsted presented
Petition No. 474.
Petition of W. W. Reid and 113 other citizens of Bay City favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. McKeon presented
Petition No. 475.
Petition of R. J. Clark and 33 other citizens of Bay City favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Mr. Rowe presented
Petition No. 476.
Petition of H. O. LaFleur and 18 other citizens of Hillsdale County favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed on the files of the members Tuesday, March 29:

House Bill No. 388 (file No. 156)—

A bill to provide the method for changing a township school district to one or more primary districts;

House Bill No. 332 (file No. 157)—

A bill to amend sections 16 and 17, Act No. 141, Public Acts of 1917—an act to provide for the organization of school districts in certain cities;

House Bill No. 328 (file No. 158)—

A bill to amend section 1, Act No. 258, Public Acts of 1909—an act designating October 12th as a public holiday;

House Bill No. 355 (file No. 159)—

A bill to repeal Act No. 210, Public Acts of 1895—an act regulating the payment of postage accounts in State departments;

House Bill No. 365 (file No. 160)—

A bill to provide for a revolving fund for the construction of drains;

House Bill No. 364 (file No. 161)—

A bill to amend section 10, Act No. 300, Public Acts of 1909—an act regulating charges made by common carriers;

House Bill No. 389 (file No. 162)—

A bill to amend sections 15 and 18, Act No. 101, Public Acts of 1909—an act to provide for the care of the feeble-minded and epileptic;

House Bill No. 122 (file No. 163)—

A bill to amend Act No. 236 of the Public Acts of 1915—to prohibit catching of fish in inland lakes from May 15 to June 15, inclusive;

House Bill No. 366 (file No. 164)—

A bill to repeal Act No. 252, Public Acts of 1903—an act to provide for the protection of fish in Brevoort Lake, Mackinac county;

House Bill No. 338 (file No. 165)—

A bill to amend the title and section 1 of Act No. 144, Public Acts of 1907—an act to prevent the desertion of wife or children by persons charged with their maintenance;

House Bill No. 291 (file No. 166)—

A bill to amend section 2, chapter 48, Act No. 73, Public Acts of 1917—to increase the salaries of sheriffs and their deputies;

House Bill No. 372 (file No. 167)—

A bill to define manslaughter and negligent homicide, when committed by operation of vehicles;

House Bill No. 42 (file No. 168)—

A bill to amend section 40 of chapter 35, Act No. 314, Public Acts of 1915—Judicature Act.

The Clerk also announced the enrollment printing and the presentation to the Governor on March 28, for his approval, of the following named bills:

House Bill No. 8 (file No. 9, enrolled No. 17)—

A bill to amend section 2 of Act No. 44 of Public Acts of 1899—an act to provide for the publication and distribution of public laws and documents;

House Bill No. 54 (file No. 52, enrolled No. 18)—

A bill to amend Act regulating catching of fish in certain lakes in Cass, Berrien and VanBuren counties;

House Bill No. 52 (file No. 4, enrolled No. 19)—

A bill to create a State Conservation Department;

House Bill No. 55 (file No. 53, enrolled No. 20)—

A bill to amend Act regulating catching ciscoes in certain lakes in Cass County;

House Bill No. 251 (file No. 57, enrolled No. 21)—

A bill to regulate the taking of minnows in Lyon Lake, Calhoun County.

Reports of Standing Committees.

The Committee on Printing, by Mr. Hartway, Chairman, reported

The written request of Mr. Byrum for the printing of

House Bill No. 399—

A bill to create a State Welfare Department,

With the recommendation that the request be granted.
The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Marquette Prison, By Mr. Gettel, Chairman, reported
House Bill No. 300—

A bill to make appropriations for the Marquette Prison.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Utilities, by Mr. Copley, Chairman, reported
House Bill No. 85—

A bill to make appropriations for the Michigan Securities Commission.

The committee recommended that the following amendments be adopted, and
that the bill then pass:

1. Amend by striking out of line five, Section 1, the words "fifty-seven thousand
one hundred" and inserting in lieu thereof the words "forty-one thousand
nine hundred sixty-eight."

2. Amend by striking out of line 7, Section 1, the words "fifty-six thousand
five hundred" and inserting in lieu thereof the words "forty-two thousand two
hundred sixty-eight."

3. Amend by striking out of line 14, Section 1, the word "Four" and inserting
in lieu thereof the word "Three."

4. Amend by striking out of line 14, Section 1, the figures "10,000.00-10,000.00"
and inserting in lieu thereof the figures "7,500.00-7,500.00."

5. Amend by striking out of line 21, Section 1, the figures "5,000.00-5,000.00"
and inserting in lieu thereof the figures "2,500.00-2,500.00."

6. Amend by striking out of line 22, Section 1, the figures "\$32,200.00-
\$32,200.00" and inserting in lieu thereof the figures "\$27,200.00-\$27,200.00."

7. Amend by striking out of line 24, Section 1, the figures "17,350.00-16,450.00"
and inserting in lieu thereof the figures "8,718.00-8,718.00."

8. Amend by striking out of line 25, Section 1, the figures "2,000.00-2,000.00"
and inserting in lieu thereof the figures "500.00-500.00."

9. Amend by striking out of line 26, Section 1, the figures "57,100.00-56,500.00"
and inserting in lieu thereof the figures "41,968.00-42,268.00."

The question being on the adoption of the amendments to the bill recommended
by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

Messrs. Smith and Leedy entered the House and took their seats.

The Committee on Rules and Joint Rules, by Mr. Case, Chairman, reported
House Concurrent Resolution No. 16—

A resolution to fix the date for final adjournment.

(For full text of resolution see p. 323 of House Journal.)

The committee recommended that the resolution be amended so as to read as
follows, and that the resolution be then adopted:

Resolved by the House of Representatives (the Senate concurring), That when
the Legislature adjourns on Friday, April 29, 1921, it stand adjourned until
Thursday, May 19, and that when it adjourns on Thursday, May 19, it stand
adjourned without day.

The question being on the adoption of the amendments to the resolution recom-
mended by the committee,

The amendments were adopted.

The question then being on the adoption of the resolution as amended,

The resolution was adopted.

The Committee on State Capitol and Public Buildings, by Mr. Reutter, Chairman, reported

Senate Bill No. 59 (file No. 56)—

A bill to provide for an additional appropriation for the construction of a State office building.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported Senate Bill No. 170 (file No. 124)—

A bill to protect the title of motor vehicles.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 390—

A bill to provide for the improvement and maintenance of the bridge across Portage Lake, Houghton County, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 346—

A bill to amend section 1, chapter 4, Act No. 283, Public Acts of 1909—to provide for submitting question of adopting county road system.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 246 (file No. 85)—

A bill to prohibit the payment of commissions, etc., to those furnishing material for public works.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Drainage, by Mr. Barnard, Chairman, reported House Bill No. 365 (file No. 160)—

A bill to provide for a revolving fund for the construction of drains.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Library, by Mr. Dafoe, Chairman, reported Senate Bill No. 195 (file No. 145)—

A bill to provide for the transfer of the powers and duties of the Legislative Reference and Information Department in connection with the State Library to the Legislature.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

Communications from State Officers.

The following communication from the Attorney General was received and read:

Lansing, March 28, 1921.

To the Speaker of the House of Representatives:

This will acknowledge receipt of a copy of House Resolution No. 32 requesting my opinion as to the constitutionality of an amendment to House Bill No. 22,

file No. 70, which amendment reads as follows: "no defendant convicted wholly by circumstantial evidence shall be punished by death."

In my opinion this amendment is not in conflict with any provision of the constitution of the United States or of this State.

Very respectfully,

(Signed) MERLIN WILEY,
Attorney General.

Messages from the Senate.

A message was received from the Senate returning with certain amendments, and with an amendment to the title.

House Bill No. 26 (file No. 54)—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—an act to permit spearing of certain fish in St. Joseph county.

The following are the amendments made to the bill by the Senate:

(1) Amend the enacting Section 1 by striking out the word "Section" where it occurs the second time in said line, and insert in lieu thereof the words "The title and section."

(2) Amend the enacting Section 1 in line 6 by striking out the word "is," and inserting the word "are."

(3) Insert after the enacting Section 1, the following:

TITLE

An act to permit the spearing of suckers, redsides, mullet, carp, from March first to May first, both inclusive, in the waters of the St. Joseph and Prairie rivers in the counties of Branch and St. Joseph, and the waters of the White Pigeon and Fawn rivers in St. Joseph county.

(4) Section 1, lines 1 and 2, strike out the words "with or without the aid of jack or other artificial light."

(5) Section 1, line 3, strike out the words "and grass pike."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The message further informed the House that the Senate had amended the title to read as follows:

"A bill to amend the title and section 1 of Act No. 166 of the Public Acts of 1919, entitled 'An act to permit the spearing of suckers, redsides, mullet, carp and grass pike, from March first to May first, with or without the aid of jack or other artificial light, in the waters of the St. Joseph, White Pigeon and Fawn rivers in St. Joseph county.'"

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning

House Bill No. 254 (file No. 92)—

A bill to amend section 12, Act No. 205, Public Acts of 1887—the general banking law.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning

House Bill No. 27 (file No. 91)—

A bill to amend section 11 of Act No. 205, Public Acts of 1887—the banking law.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting

Senate Bill No. 194 (file No. 144), entitled

A bill to amend section 10 of Act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended by Act No. 194 of the Public Acts of 1893, being section 7976 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

A message was received from the Senate transmitting
Senate Bill No. 208 (file No. 157), entitled

A bill to amend section 12 of Act No. 65 of the Public Acts of 1919, entitled "An act relative to free schools of cities having a population of 250,000 or over, and comprising a single school district.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Sanson entered the House and took his seat.

Introduction of Bills.

Mr. Jewell introduced

House Bill No. 443, entitled

A bill to regulate junk dealers and other persons, firms and corporations engaged in the business of buying and selling second-hand articles and metals commonly known as junk.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Brown introduced

House Bill No. 444, entitled

A bill to make appropriations for the Conservation Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Lennon introduced

House Bill No. 445, entitled

A bill to amend section 10 of Act No. 147 of the Public Acts of 1891, entitled "An act to provide for the election of a county commissioner of schools, for the appointment of school examiners, and to define the duties and fix the compensation for the same, and to repeal all existing acts or parts of acts conflicting with the provisions of this act," as amended, being section 5885 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Elections.

Mr. Townsend introduced

House Bill No. 446, entitled

A bill to authorize the sterilization of mentally defective persons and to provide a penalty for the unauthorized sterilization of said persons.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Byrum introduced

House Bill No. 447, entitled

A bill to repeal Act No. 105 of the Public Acts of 1907, entitled "An act to prevent the spearing and taking of fish by any device whatever, except with hook and line, in Cedar River in Ingham county, in Grand River in the counties of Ingham and Eaton, and in the waters of Spring Brook in the county of Eaton, and in the waters of or inlet or outlet of Pine lake, Ingham county, and to provide a penalty for violations thereof," as amended.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Liddy introduced**House Bill No. 448, entitled**

A bill to provide for the compromise, settlement or adjustment of any contest of the probate of any instrument propounded for probate as the last will of a deceased person or of any controversy arising concerning the interpretation, effect or validity of any such instrument or arising in the administration of an estate under a will or under a trust created by a will, when there is or may be any person interested who is a minor or otherwise without legal capacity to act in person or whose present existence or whereabouts cannot be ascertained, or when there is any inalienable estate or interest or future contingent estate or interest which will or may be affected by such compromise, settlement or adjustment.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Byrum introduced**House Bill No. 449, entitled**

A bill to repeal sections 93 and 94 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," the same being sections 4091 and 4092 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Liddy introduced**House Joint Resolution No. 13, entitled**

A joint resolution proposing an amendment to section 3 of article 5 of the Constitution repealing the provision thereof that each county, with such territory as may be attached thereto, shall be entitled to a separate representative when it has attained a population equal to a moiety of the ratio of representation.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Third Reading of Bills.**House Bill No. 244 (file No. 124), entitled**

A bill to repeal chapter 51 of the Revised Statutes of 1846, entitled "Of the destruction of wolves, and other noxious animals," being sections 7244 to 7257, both inclusive, of the Compiled Laws of 1915; Act No. 226 of the Public Acts of 1907, entitled "An act to provide for the payment of bounties for the killing of English sparrows," being sections 7260 to 7263, both inclusive, of the Compiled Laws of 1915; Act No. 50 of the Public Acts of 1915, entitled "An act to provide for the payment of bounties for the killing of common rats," being sections 7264, 7265 and 7266 of the Compiled Laws of 1915, as amended; Act No. 315 of the Public Acts of 1917, entitled "An act authorizing the payment of bounties for the destruction of certain noxious animals and birds and providing a penalty for the violation thereof;" Act No. 137 of the Public Acts of 1919, entitled "An act authorizing the payment of bounties for the destruction of certain noxious animals and providing a penalty for the violation thereof;" Act No. 242 of the Public Acts of 1919, entitled "An act to provide for the payment of bounties for the killing of weasels, woodchucks, crows, and certain kinds of owls and hawks;" all of which acts relate to the payment of bounties.

Was read a third time, and, the question being on its passage,

Mr. Harris moved to amend the bill by striking out of lines 3, 4, 5 and 6 of section 1 the words "Act No. 50 of the Public Acts of 1915, entitled 'An Act to provide for the payment of bounties for the killing of common rats,' being sections 7264, 7265, and 7266 of the Compiled Laws of 1915, as amended."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,
The bill was then passed, a majority of all the members-elect voting therefor,
by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gettel	Mr. Lennon	Mr. Rankin
Allard	Glaspie	Lewis	Rauchholz
Averill	Gowdy	Liddy	Read
Barnard	Green	Locke	Reutter
Bryan	Haan	MacDonald	Robinson
Burnham	Hall	McKeon	Rowe
Butler	Harris	Manwaring	Sanson
Case	Hart	Meggison	Sargent
Chase	Hartway	Menerey	Smith
Copley	Henze	Miles	Stevenson
Culver	Holland	Miller, Geo. H.	Strauch
Curtis	Hopkins	Miller, Wm. F.	Titus
Dacey	Hubbard	Moore	Town
Dafoe	Hunter	Morrison	Townsend
Danz	Jensen	Mosier	Vine
DeWitt	Jewell	Nevins	Wade
Dunn	Johnson	O'Brien	Warner, Jos. E.
Emerson	Kirby	Olmsted	Watson
Evans	Kooyers	Osborn	Wells
Ewing	Ladd	Palmer	Welsh
Farrier	Lee	Pitkin	Woodruff
Frick	Leedy	Ramsey	Speaker
Fuller			

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NAYS.

Mr. Atwood

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The question being on agreeing to the title of the bill,

Mr. Glaspie moved to amend the title so as to read as follows:

A bill to repeal chapter 51 of the Revised Statutes of 1846, entitled "Of the destruction of wolves, and other noxious animals," being sections 7244 to 7257, both inclusive, of the Compiled Laws of 1915, Act No. 315 of the Public Acts of 1917, entitled "An act authorizing the payment of bounties for the destruction of certain noxious animals and birds and providing a penalty for the violation thereof;" Act No. 137 of the Public Acts of 1919, entitled "An act authorizing the payment of bounties for the destruction of certain noxious animals and providing a penalty for the violation thereof;" all of which acts relate to the payment of bounties.

The motion prevailed.

The title as amended was then agreed to.

Motions and Resolutions.

Mr. Culver moved that the following bill be placed at the head of the general orders:

Senate Bill No. 87 (file No. 72)—

A bill to fix the salary of the Superintendent of Public Instruction.

The motion prevailed.

Mr. Dunn moved that the hour of the meeting of the House on Wednesday, March 30, be fixed at 11:00 o'clock a. m.

The motion prevailed.

Mr. Hunter made written request for the printing of
House Bill No. 401—

A bill to amend section 7, Act No. 50, Public Acts of 1887—an act to provide for the incorporation of Building and Loan Associations.

The request was referred to the Committee on Printing.

General Orders of the Day.

The Speaker called Mr. Lennon to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

Senate Bill No. 87 (file No. 72)—

A bill to fix the salary of the Superintendent of Public Instruction;

House Bill No. 65 (file No. 133)—

A bill to fix maximum hours of service in certain industries;

House Bill No. 362 (file No. 134)—

A bill to amend section 17, chapter 5, Act No. 283, Public Acts of 1909—the general highway law;

House Bill No. 318 (file No. 136)—

A bill to amend section 11 of Act No. 326, Public Acts of 1913—an act to provide for the leasing, control and taxation of certain lands owned by the State;

House Bill No. 63 (file No. 102)—

A bill to license the business of making loans in certain cases;

Senate Bill No. 77 (file No. 65)—

A bill to amend section 1, chapter 6, Act No. 164, Public Acts of 1881—an act to revise and consolidate the laws relating to public instruction and primary schools;

Senate Bill No. 79 (file No. 68)—

A bill to amend section 1, Act No. 110, Public Acts of 1905—an act to authorize townships, cities and villages to appropriate money for Decoration Day;

Senate Bill No. 76 (file No. 64)—

A bill to amend section 107, chapter 14, Revised Statutes of 1846, entitled "Of County Officers;"

House Bill No. 171 (file No. 62)—

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, chapter 2, part 5 of Act No. 256, Public Acts of 1917—general insurance law;

Senate Bill No. 119 (file No. 101)—

A bill to amend section 5, Act No. 372, Public Acts of 1919—an act to provide a primary election system for the nomination of township officers;

House Bill No. 135 (file No. 142)—

A bill to amend section 1 of Act No. 412, Public Acts of 1919—an act for the protection of dependent minor children;

House Bill No. 307 (file No. 143)—

A bill to amend chapter 55, Act No. 314, Public Acts of 1915—to provide for the reporting of claims allowed in the probate court;

House Bill No. 294 (file No. 144)—

A bill to authorize the Governor to issue a patent to the State Savings Bank of Remus for certain lands.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 286 (file No. 117)—

A bill to amend section 1 of Act No. 224, Public Acts of 1917—to regulate the use of spears in taking steelhead or rainbow trout from certain rivers.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of line 1 of section 1 the words "section 1" and inserting in lieu thereof the words "sections 1 and 2."

2. Amend by adding a new section to stand as Section 2 and to read as follows:

"Section 2. Any person who desires to use a spear for the purpose of taking so-called steelhead or rainbow trout shall secure a license from the State Game, Fish and Forest Fire Commissioner on the payment of a fee of one dollar which shall entitle such person to use a spear during the period specified in section one of this act, for the purpose of taking so-called steelhead or rainbow trout from such parts of the said Manistee River, Pere Marquette River, White River, Panton River, and Muskegon River as the said game, fish and forest fire commis-

sioner shall designate: Provided, however, That no such trout shall be taken of a less length than sixteen inches and not more than five of such fish shall be taken in any one day by any one person, and the fish so taken shall not be bought or sold and can only be had in possession for personal use and consumption."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 187 (file No. 131)—

A bill to amend section 7, chapter 3, Act No. 126, Public Acts of 1917—to provide for registration by affidavit.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by inserting in line 15, Section 7, at beginning of said line the word "I."
2. Amend by striking out of line 15, Section 7, after the word "sworn" the word "deposes" and inserting in lieu thereof the word "depose."
3. Amend by striking out in line 15, Section 7, after the word "and" the word "says" and inserting in lieu thereof the word "say."
4. Amend by striking out of line 15, Section 7, after the word "that" the words "he is" and inserting in lieu thereof the words "I am."
5. Amend by striking out of line 19, Section 7, the word "his" and inserting in lieu thereof the word "my."
6. Amend by striking out of line 21, Section 7, the words "he is" and inserting in lieu thereof the words "I am."
7. Amend by striking out of line 22, Section 7, the words "he makes" and inserting in lieu thereof the words "I make."
8. Amend by striking out of line 23, Section 7, the word "his" and inserting in lieu thereof the word "my."
9. Amend by inserting in line 23, Section 7, after the word "statute" the following words: "and I solemnly swear or affirm to support the Constitution of the United States of America and the Constitution of the State of Michigan, and to defend the same against all enemies foreign and domestic."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 358 (file No. 135)—
A bill to amend section 27, Act No. 283, Public Acts of 1909—the general highway law.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by inserting in line 1 of section 1 after the words "Section 27" the words "of chapter one."
2. Amend by inserting in line 4 of section 27 after the word "Utilities," the word "commission."
3. Amend by inserting in line 57 of section 27 after the word "Commission" the words "to appoint some suitable person."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 166 (file No. 103)—
A bill to require railroad companies to maintain signal lights at switches.
The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:
Amend by striking out of line 1 of section three, after the word "person" the words "with intent to endanger life or property."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 376 (file No. 145)—

A bill to amend section 30, Act No. 44, Public Acts of 1899—an act to provide for the publication of laws and documents.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of line 24 of section 30 the words "Commissioner of Labor," and inserting in lieu thereof the words "Commission of Labor and Industry."

2. Amend by striking out of line 23, of section 30, the words "Food and Drug Commissioner," and inserting in lieu thereof the words "Department of Agriculture."

3. Amend by striking out of lines 21 and 22, of section 30, the words "Public Domain Commission," and inserting in lieu thereof the words "Department of Conservation."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 200 (file No. 76)—

A bill to amend the title and section 12 of Act No. 6, Public Acts of the Extra Session of 1907—an act relative to the treatment of dependent, neglected and delinquent children.

The Committee recommended the adoption of the accompanying substitute therefor and that the bill then pass.

The following is the title of the substitute:

A bill to amend sections twelve-a and twelve-b of Act number six of the Public Acts of the Extra Session of nineteen hundred seven, entitled "An act to define and to regulate the treatment and control of dependent, neglected and delinquent children; to prescribe the jurisdiction of the probate court and the powers, duties and compensation of the probate judge and probate register with regard thereto; to provide for the appointment of county agents, register of the juvenile division and probation officers, and to prescribe their powers, duties and compensation, and to provide for the granting of re-hearings and modifications of orders, sentences and decrees of said court," being section two thousand twenty-three of the Compiled Laws of nineteen hundred fifteen, as amended by Act number three hundred sixty-five of the Public Acts of nineteen hundred nineteen.

The Committee further recommended that the bill be known as the "Haan Bill."

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The question then being on concurring in the further recommendation of the committee, that the bill be known as the "Haan Bill,"

The recommendation was concurred in.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

House Bill No. 444—

A bill to make appropriations for the Conservation Department.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 428—

A bill to amend sections 1, 2, 3, 4, 5, 6, 10, 11, 19, 23 and 32, Act No. 134, Public Acts of 1885—an act to regulate the practice of pharmacy.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section four, line forty-eight, the word "druggist" and inserting in lieu thereof the words "assistant pharmacist."

2. Amend by striking out of section six, line three, the word "druggist" and inserting in lieu thereof the words "assistant pharmacist."

3. Amend by striking out of section ten, line two, the word "druggist" and inserting in lieu thereof the words "assistant pharmacist."

4. Amend by striking out of section ten, lines twelve and thirteen, the word "druggist" and inserting in lieu thereof the words "assistant pharmacist."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 343—

A bill to regulate the operation of restaurants, lunch-rooms, etc.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section nine, line six, the figures "100" and inserting in lieu thereof the figures "200."

2. Amend by adding a new section to stand as section 10, and to read as follows:

"Section 10. Provided, That in cities having a regularly constituted Board of Health the examinations herein provided for are to be conducted under the supervision and direction of said Board of Health and a report made monthly by said board to the Food and Drug Commissioner and the State Health Commissioner, giving the names of all persons to whom certificates have been granted. Nothing in this act shall be construed as abridging the right of cities to provide by ordinance additional regulations to those herein set forth, and not in conflict herewith, and to provide for inspection."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Curtis moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, March 30, at 11:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FIFTY-THREE.

Lansing. Wednesday, March 30, 1921.

11:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. W. B. Hartzog, of the Baptist Church of Mason, offered the invocation: "Father of mercies, we would learn to love as Thou dost. We want to be brotherly. We believe we will become so by contemplating Thy goodness and following the example of Him who taught the brotherhood of man and the Fatherhood of God. We are a highly favored nation. Our fathers believed profoundly in Thee. Their faith was simple and genuine. They desired freedom of conscience. They loved liberty and many of them laid down their lives to obtain this priceless heritage. They cherished the Book of books. They steadfastly maintained the idea that the people had a right to determine their own government. They had a strong sense of obligation to others. By their heroism and devotion to those principles they have produced an epoch-making civilization. We are here as the representatives of the people of a great state. We have great problems and grave responsibilities. We need wisdom. Favor us with wisdom and understanding. We ask this blessing in the name of Him who taught us to pray, 'Our Father who art in Heaven, hallowed be Thy name. Thy kingdom come, Thy will be done in earth as it is in Heaven. Amen.'"

The Speaker called the Speaker pro tem to the chair.

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dean and Francis.

The following members were absent without leave: Messrs. Dafoe, Gettel, Smith, and Vine.

Mr. Woodruff moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Geo. H. Miller presented
Petition No. 477.

Petition of Geo. B. Fero and 14 other citizens of Kent County favoring a State income tax.

The petition was referred to the Committee on General Taxation.

Mr. Townsend presented
Petition No. 478.

Petition of C. L. Doyle and 26 other citizens of Jackson favoring the retention of the State Constabulary.

The petition was referred to the Committee on State Affairs.

Mr. Robinson presented
Petition No. 479.

Petition of A. C. Holm and 95 other citizens of Saginaw favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Harris presented
Petition No. 480.

Petition of Leo P. Wagner and 85 other citizens of Saginaw favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Harris presented
Petition No. 481.

Petition of Walter Ferris and 5 other citizens of Saginaw favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Harris presented
Petition No. 482.

Petition of W. G. Cook and 30 other citizens of Saginaw favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Nevins presented
Petition No. 483.

Petition of Henry Finkbeiner and 618 other citizens of Michigan favoring the passage of House Bill No. 375, requiring Railroads to cover a certain portion of stockyards at shipping points.

The petition was referred to the Committee on Railroads.

Mr. Rauchholz presented
Petition No. 484.

Petition of Chris Martin and 19 other citizens of Chesaning favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Rauchholz presented
Petition No. 485.

Petition of C. R. Messenger and 19 other citizens of Saginaw favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Dunn presented
Petition No. 486.

Petition of A. Kline and 40 other citizens of Detroit favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Danz presented
Petition No. 487.

Petition of Mrs. V. E. Eisenmann and 91 other citizens of Monroe County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Kooyers presented
Petition No. 488.

Petition of Martin VanderBee and 84 other citizens of Holland favoring the passage of House bill No. 268 providing for the setting aside of certain swamp lands in Michigan for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Jerome presented
Petition No. 489.

Petition of Paul W. Weitzmann and 38 other citizens of Wayne County favoring an appropriation for the establishment of a Women's Employment Bureau in Detroit.

The petition was referred to the Committee on Labor.

Mr. Woodruff presented
Petition No. 490.

Petition of Mary Lowe Snell and 25 other citizens of Wyandotte favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Bryan presented
Petition No. 491.

Petition of Archie Stinchcomb and 33 others favoring the passage of Senate bill No. 179 providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Dunn presented
Petition No. 492.

Petition of P. N. Sawyer and 13 other teachers in the Redford Public Schools favoring the passage of the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Braman presented
Petition No. 493.

Petition of J. E. Sundquist and 29 other citizens of Kent County favoring a State income tax.

The petition was referred to the Committee on General Taxation.

Mr. Ramsey presented
Petition No. 494.

Petition of W. W. Scott and 22 other citizens of Lansing favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed on the files of the members Tuesday, March 29:

House Bill No. 353 (file No. 169)—

A bill relating to fees in certain justice courts;

House Bill No. 396 (file No. 170)—

A bill to amend section 17, Act No. 59, Public Acts of 1915—an act to provide for the maintenance of highways;

Senate Bill No. 226 (file No. 172)—

A bill making an appropriation for the State Board of Fish Commissioners for the purchase of land to enlarge the Belmont Ponds property in Kent county;

Senate Bill No. 228 (file No. 173)—

A bill to establish the State Department of Public Safety;

Senate Bill No. 229 (file No. 174)—

A bill to amend Act No. 59 of the Public Acts of 1915—an act to provide for the construction, improvement and maintenance of highways;

Senate Bill No. 230 (file No. 175)—

A bill to provide for establishing a public wagon road from the city of Monroe to the boundary line between the States of Ohio and Michigan;

Senate Bill No. 211 (file No. 176)—

A bill to provide a method whereby certain township school districts may change to one or more primary school districts.

The Clerk also announced that the following named bills had been printed and placed on the files of the members Wednesday, March 30:

Senate Bill No. 158 (file No. 177)—

A bill to provide for the determination of the natural height of the waters in navigable inland lakes and to maintain such waters at their natural height;

House Bill No. 209 (file No. 171)—

A bill to amend section 22, chapter 3, Act No. 164, Public Acts of 1881—to provide for the taking of the annual school census;

House Bill No. 400 (file No. 172)—

A bill to establish a public park in the city of Flint, etc.;

House Bill No. 168 (file No. 173)—

A bill to amend sections 59 and 89 of Act No. 206, Public Acts of 1893—to reduce penalty on delinquent taxes;

House Bill No. 360 (file No. 174)—

A bill to amend the title and sections 1, 2, 5 and 8, Act No. 237, Public Acts of 1919—an act to authorize the payment of salaries to sheriffs and their deputies;

House Bill No. 265 (file No. 175)—

A bill to amend sections 19 and 20 of Act No. 217, Public Acts of 1903—an act to revise the laws organizing asylums for the insane.

Reports of Standing Committees.

The Committee on Education, by Mr. Curtis, Chairman, reported

House Bill No. 430—

A bill to amend section 9, chapter 3, Act No. 164, Public Acts of 1881—to revise the laws relative to primary schools.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported

House Bill No. 368—

A bill to abolish fraternities and other secret societies in the public schools.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 13, section 4, the words "less than twenty-five dollars nor."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported

House Bill No. 275—

A bill to amend sections 5 and 6 of Act No. 147, Public Acts of 1891—an act to provide for the election of a county commissioner of schools, etc.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by inserting in line 75, section 5, after the word "period," the following:

"Provided further, That any teacher who has completed two years of professional training shall not be required to take further professional training to secure a renewal of his certificate; also, any teacher who shall furnish proof to the superintendent of public instruction of ten years of successful teaching previous to the passage of this act, the last three years of which have been continuous, shall be granted a renewal of a certificate without complying with the requirements for professional training herein designated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported

Senate Bill No. 114 (file No. 98)—

A bill to promote Americanization through the education of persons over the age of 18 years.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported Senate Bill No. 116 (file No. 100)—

A bill to repeal sec. 11 of chapter XIX, Act No. 203, P. A. of 1917—the General Election Law—relative to publication of determination of election.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported Senate Bill No. 115 (file No. 99)—

A bill to amend sec. 27, Act No. 281, P. A. of 1909, and to repeal Act No. 4, P. A. of 1907, extra session, being sec. 3536, C. L. of 1915—printing the names of candidates on primary election ballots.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported Senate Bill No. 156 (file No. 113)—

A bill to repeal section 5, Act No. 368, Public Acts of 1915—an act to provide for the licensing of operators and motor vehicles.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 384—

A bill to amend section 26, chapter 4, Act No. 283, Public Acts of 1909—the general highway law.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Village Corporations, by Mr. Johnson, Chairman, reported Senate Bill No. 64 (file No. 52)—

A bill to amend section 1, chapter 8, Act 3, Public Acts of 1895—to provide for the incorporation of villages.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Village Corporations, by Mr. Johnson, Chairman, reported House Bill No. 5—

A bill to amend section 25 of chapter 7, Act 3, Public Acts of 1895—an act to provide for the incorporation of villages.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 420—

A bill to provide for the protection of fish in Reed's Lake and Fisk's Lake in Kent County.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 440—

A bill to amend section 3, Act No. 365, Public Acts of 1913 as amended—regulating and licensing fishing with tugs, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 447—
 A bill to repeal Act No. 105, Public Acts of 1907—regulating fishing in Cedar River and Grand River in the counties of Ingham and Eaton.
 The committee recommended that the bill pass.
 The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Governor.

Messages were received from the Governor informing the House of Representatives that on Wednesday March 30, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 12 (House Bill No. 10, file No. 45)—

An act prescribing qualifications for admission to Michigan Soldiers' Home;

House Enrolled Act No. 21 (House Bill No. 251, file No. 57)—

An act to regulate the taking of minnows in Lyon Lake, Calhoun County.

Messrs. Gettel and Vine entered the House and took their seats.

Messages from the Senate.

The Speaker laid before the House

House Bill No. 26 (file No. 54)—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—an act to permit spearing of certain fish in St. Joseph County.

The bill was received from the Senate on Tuesday, March 29, with certain amendments made by the Senate, and with an amendment to the title, consideration of which was postponed until today under the rules.

(For amendments and title amendment see p. 568 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

Mr. Watson asked for a division of the question, and that amendments Nos. 1, 2, 3, and 5 be voted on collectively, and that amendment No. 4 be voted on separately.

The question being on the adoption of amendments Nos. 1, 2, 3, and 5,

The amendments were not adopted, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Butler Ewing Glaspie Hall	Mr. Hartway Holland Hubbard Miller, Geo. H.	Mr. Reutter Sargent Stevenson Titus	Mr. Townsend Wade Watson
			15

NAYS.

Mr. Aldrich Allard Atwood Averill Barnard Bryan Burnham Case Chase Coleman Copley Culver	Mr. Frick Fuller Gowdy Green Haan Harris Hart Henze Hunter Jerome Jewell Johnson	Mr. Lennon Lewis Liddy Locke Lord MacDonald McKeon Manwaring Menerey Miles Miller, Wm. F. Moore	Mr. Palmer Pitkin Ramsey Rankin Rasmussen Rauchholz Read Robinson Rowe Sanson Town Vine
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Mr. Dacey	Mr. Kirby	Mr. Morrison	Mr. Warner, Joe E.
Danz	Kooyers	Mosier	Wells
DeWitt	Ladd	Nevins	Woodruff
Emerson	Lee	Olmsted	Speaker pro tem
Farrier	Leedy	Osborn	67

The question then being on the adoption of amendment No. 4.

The amendment was not adopted, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Butler	Mr. Hopkins	Mr. MacDonald	Mr. Sargent
Gettel	Hubbard	Miller, Geo. H.	Strom
Glaspie	Jewell	Ramsey	Townsend
Green			18

NAYS.

Mr. Aldrich	Mr. Ewing	Mr. Leedy	Mr. Rasmussen
Allard	Farrier	Lennon	Rauchholz
Atwood	Frick	Lewis	Read
Averill	Fuller	Lord	Reutter
Braman	Gowdy	McKeon	Robinson
Brown	Haan	Manwaring	Rowe
Bryan	Hall	Meggison	Sanson
Burnham	Harris	Menerey	Stevenson
Byrum	Hart	Miles	Strauch
Case	Hartway	Miller, Wm. F.	Titus
Chase	Henze	Moore	Town
Coleman	Holland	Morrison	Vine
Copley	Hunter	Mosier	Wade
Culver	Jensen	Nevins	Warner, Jos. E.
Curtis	Jerome	Olmsted	Watson
Dacey	Johnson	Osborn	Wells
Danz	Kirby	Palmer	Welsh
DeWitt	Kooyers	Pitkin	Woodruff
Emerson	Ladd	Rankin	Speaker pro tem
Evans	Lee		78

A message was received from the Senate transmitting
Senate Bill No. 32 (file No. 161), entitled

A bill to amend section 1 of chapter 3 of Act No. 314 of the Public Acts of 1915, the Judicature Act of 1915, being section 12229 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate, transmitting
Senate Bill No. 184 (file No. 137), entitled

A bill prescribing the fees, taxes and charges to be paid to the State by corporations doing or seeking to do business in this State; prescribing the method and basis of computing such fees, taxes and charges; requiring certain annual reports to be filed by corporations; providing for the disposition of the money received under this act and prescribing penalties for non-compliance with the provisions thereof.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

A message was received from the Senate informing the House that the Senate had adopted the following resolution:

House Concurrent Resolution No. 8.

A resolution asking Congress to restore to the states control of the capital securities of railroad corporations organized under state sovereignty whose lines are built wholly within the state.

(For full text of resolution see p. 65 of House Journal).

A message was received from the Senate informing the House that the Senate had adopted the following resolution:

House Concurrent Resolution No. 7.

A resolution requesting Congress to repeal the Esch-Cummins Act.

(For text of resolution see p. 60 of House Journal.)

Mr. Smith entered the House and took his seat.

Introduction of Bills.

Mr. Culver introduced

House Bill No. 450, entitled

A bill to amend section 3 of chapter 19 of the Revised Statutes of the State of Michigan for the year 1846, entitled "Of penalties for violating election laws," said section 3 being compilers' section 15161 of the Compiled Laws of the State of Michigan for the year 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Pitkin introduced

House Bill No. 451, entitled

A bill to amend Act No. 171 of the Public Acts of the State of Michigan for the year 1893, entitled "An act to regulate the construction of the tracks of railroads and street railroads across each other, and the stringing of wires electric or other, over railroad tracks and relative to the maintenance of such tracks heretofore so constructed and wires heretofore strung," the same being sections 8365 to 8371 of the Compiled Laws of Michigan of 1915.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Hunter introduced

House Bill No. 452, entitled

A bill to amend Act No. 338 of the Public Acts of 1907, entitled "An act to provide for the examination, regulation, licensing and registration of persons engaged in the practice of dentistry, and for the punishment of offenders against this act, and to repeal all acts and parts of acts in conflict herewith," is hereby amended by adding thereto one new section to stand as section 10-a thereof.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Braman introduced

House Bill No. 453, entitled

A bill to amend sections 1 and 3 of Act No. 91 of the Public Acts of 1905, entitled "An act to prevent the importation from other states and the spread within this State, of dangerous insects and dangerously contagious diseases affecting trees, shrubs, vines, plants and fruits, and to repeal all acts or parts of acts that contravene the provisions of this act, being compilers' sections 7411 and 7413 of the Compiled Laws of 1915.

The bill was read a first and secend time by its title and referred to the Committee on Horticulture.

Mr. Byrum introduced

House Bill No. 454, entitled

A bill to regulate advertising signs or signboards upon the public highways and fixing a penalty for the violation of any of the provisions thereof.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Kirby introduced

House Bill No. 455, entitled

A bill to amend section 2 of Act No. 59 of the Public Acts of 1915, as amended, entitled "An act to provide for the construction, improvement and maintenance of highways; for the levying, spreading and collecting of taxes and of special assessments therefor; to authorize the borrowing of money and the issuance of bonds under certain restrictions, regulations and limitations; to prescribe the powers and duties of certain officers with reference thereto; and to validate certain proceedings heretofore taken," the same being section 4672 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Fuller introduced

House Bill No. 456, entitled

A bill to amend sections 1, 2 and 10 of chapter 3, and section 3 of chapter 4, and section 8 of chapter 7; and section 1 of chapter 8, and section 15 of chapter 9 of Act No. 254 of the Public Acts of 1897, entitled "An act to provide for the construction and maintenance of drains, and assessments and collection of taxes therefor, and to repeal all other laws relative thereto," being sections 4880, 4881, 4889, 4904, 4939, 4940 and 4964 of the Compiled Laws of 1915 as amended.

The bill was read a first and second time by its title and referred to the Committee on Drainage.

Mr. Town introduced

House Bill No. 457, entitled

A bill providing for reimbursing school districts of less than 500 inhabitants for loss of taxes on land owned by the State.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Ramsey introduced

House Bill No. 458, entitled

A bill to amend part 5 of Act No. 10 of the Public Acts of 1912, first extra session, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employes providing compensation for the accidental injury to or death of employees and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," by adding a new section thereto to stand as section 14.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Third Reading of Bills.

Senate Bill No. 87 (file No. 72), entitled

A bill to fix the salary of the Superintendent of Public Instruction of the State of Michigan,

Was read a third time, and, the question being on its passage,

Mr. Glaspie moved to amend the bill by striking out of line 2 of section 1 the word "five" and inserting in lieu thereof the word "four."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allard
Averill
Bryan

Mr. Ewing
Fuller
Gettel

Mr. Lewis
Locke
MacDonald

Mr. Rankin
Rauchholz
Read

Mr. Burnham	Mr. Glaspie	Mr. Meggison	Mr. Robinson
Butler	Green	Miles	Rowe
Case	Hall	Miller, Geo. H.	Sargent
Chase	Hart	Morrison	Smith
Coleman	Hartway	Mosier	Strauch
Curtis	Kirby	Nevins	Vine
DeWitt	Kooyers	Osborn	Wade
Emerson	Ladd	Pitkin	Wells
Evans	Leedy		

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NAYS.

Mr. Aldrich	Mr. Haan	Mr. Lennon	Mr. Sanson
Atwood	Harris	Liddy	Stevenson
Barnard	Henze	Lord	Strom
Braman	Holland	McKeon	Titus
Brown	Hopkins	Manwaring	Town
Byrum	Hubbard	Miller, Wm. F.	Townsend
Copley	Hunter	Moore	Warner, Fred L.
Culver	Jensen	O'Brien	Warner, Jos. E.
Dacey	Jerome	Olmsted	Watson
Danz	Jewell	Palmer	Welsh
Farrier	Johnson	Ramsey	Woodruff
Frick	Lee	Reutter	Speaker pro tem
Gowdy			

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The question being on the passage of the bill,
 The bill was then passed, a majority of all the members-elect voting therefor,
 by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Johnson	Mr. Ramsey
Atwood	Gettel	Kirby	Reutter
Barnard	Gowdy	Lee	Sanson
Braman	Haan	Lennon	Stevenson
Brown	Harris	Liddy	Strom
Bryan	Hart	Lord	Titus
Byrum	Henze	McKeon	Townsend
Chase	Holland	Manwaring	Warner, Fred L.
Copley	Hopkins	Menerey	Warner, Jos. E.
Culver	Hubbard	Miller, Wm. F.	Watson
Dacey	Hunter	Moore	Welsh
Danz	Jensen	O'Brien	Woodruff
Emerson	Jerome	Olmsted	Speaker pro tem
Ewing	Jewell	Palmer	
Farrier			

57

NAYS.

Mr. Allard	Mr. Glaspie	Mr. MacDonald	Mr. Rankin
Averill	Green	Meggison	Rauchholz
Burnham	Hall	Miles	Read
Butler	Hartway	Miller, Geo. H.	Robinson
Case	Kooyers	Morrison	Rowe
Coleman	Ladd	Mosier	Sargent
Curtis	Leedy	Nevins	Smith
DeWitt	Lewis	Osborn	Town
Evans	Locke	Pitkin	Vine
Fuller			

37

Mr. Jensen moved that the bill be given immediate effect.
 The motion did not prevail, two-thirds of all the members-elect not voting
 therefor.

Mr. MacDonald moved that the House take a recess until 2:00 o'clock p. m.
 Mr. Moore moved to amend the motion by fixing the time at 1:30 o'clock p. m.
 The motion did not prevail.
 The question then being on the motion made by Mr. MacDonald.
 The motion prevailed.

After Recess.

2:00 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of

Third Reading of Bills.

Mr. Jensen moved to reconsider the vote by which the House, preceding the recess, had failed to give immediate effect to Senate Bill No. 87 (file No. 73).

The motion prevailed.

The question being on the motion made by Mr. Jensen, that the bill be given immediate effect.

The motion did not prevail, two-thirds of all the members-elect not voting therefor.

Mr. Culver gave notice that on Thursday, March 31, he would move to reconsider the vote by which the House had today failed to give immediate effect to Senate Bill No. 87 (file No. 72).

House Bill No. 286 (file No. 117), entitled

A bill to amend section 1 of Act No. 224 of the Public Acts of 1917, entitled "An act to regulate the taking and catching of certain kinds of fish during certain seasons of the year in certain streams and rivers of this State."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Lee	Mr. Pitkin
Allard	Ewing	Leedy	Rankin
Atwood	Farrier	Lennon	Rasmussen
Averill	Frick	Lewis	Rauchholz
Barnard	Fuller	Liddy	Reed
Braman	Gowdy	Lord	Robinson
Brown	Green	McKeon	Rowe
Bryan	Hall	Manwaring	Sanson
Burnham	Harris	Meggison	Smith
Butler	Hart	Menerey	Stevenson
Byrum	Hartway	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Titus
Coleman	Hopkins	Moore	Town
Copley	Hubbard	Morrison	Vine
Culver	Hunter	Mosier	Wade
Curtis	Jensen	Nevins	Warner, Jos. E.
Dacey	Johnson	O'Brien	Watson
Danz	Kirby	Olmsted	Wells
DeWitt	Kooyers	Osborn	Woodruff
Dunn	Ladd	Patmer	Speaker
Emerson			

81

NAYS.

Mr. Haan	Mr. MacDonald	Mr. Ramsey	Mr. Strom
Henze	Miller, Geo. H.	Sargent	Townsend
Jewell			

9

The question being on agreeing to the title of the bill,

Mr. Leedy moved to amend the title so as to read as follows:

A bill to amend sections 1 and 2 of Act No. 224 of the Public Acts of 1917, entitled "An act to regulate the taking and catching of certain kinds of fish during certain seasons of the year in certain streams and rivers of this State."

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 187 (file No. 131), entitled

A bill to amend section 7 of chapter 3 of Act 126 of the Public Acts of 1917, as amended by Act No. 7 of the Public Acts of 1919, entitled "An act to provide for the registration of electors," approved April 25, 1917,

Was read a third time, and, the question being on its passage,

Mr. Read moved to amend the bill by inserting in line 33 of section 7 after the word "City" the words "with a population of 10,000 or more at the last preceding census."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Rasmussen
Allard	Fuller	Lennon	Rauchholz
Atwood	Gettel	Lewis	Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Rowe
Brown	Haan	Lord	Sanson
Bryan	Hall	MacDonald	Sargent
Burnham	Harris	McKeon	Smith
Butler	Hart	Manwaring	Stevenson
Byrum	Hartway	Meggison	Strauch
Chase	Henze	Meneray	Strom
Coleman	Holland	Miles	Titus
Copley	Hopkins	Miller, Geo. H.	Town
Culver	Hubbard	Miller, Wm. F.	Townsend
Curtis	Hunter	Moore	Vine
Dacey	Jensen	Morrison	Wade
Danz	Jerome	Mosier	Warner, Joe. E.
DeWitt	Jewell	Nevins	Watson
Dunn	Johnson	O'Brien	Wells
Emerson	Kirby	Osborn	Welsh
Evans	Kooyers	Palmer	Woodruff
Ewing	Ladd	Pitkin	Speaker
Farrier	Lee	Rankin	

91

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 65 (file No. 133), entitled

A bill to fix maximum hours of service in certain industries; permitting overtime conditioned on payment therefor at the rate of time and one-half the regular wage; prescribing penalties for the violation thereof; and to repeal Act No. 137, Public Acts of 1885, being sections 5587 to 5591 of the Compiled Laws of 1915, and all other acts and parts of acts contravening the provisions of this act,

Was read a third time, and, the question being on its passage,

Mr. Strauch moved to amend the bill by inserting in line 1 of section 1 after the word "quarry" the word "farm."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Ladd moved to amend the bill by striking out of section 1 all after the word "on" in line 6 and inserting in lieu thereof the words "such terms as may be agreed upon."

Mr. Liddy moved to amend the amendment so as to read:

"Amend by striking out of line 5 of section 1 all after the word "danger" and all of lines 6 and 7, and inserting in lieu thereof the words "and any person who shall be employed contrary to the provisions hereof shall be guilty of a misdemeanor."

Mr. Wade demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the motion made by Mr. Liddy,

The motion prevailed and the amendment to the amendment was adopted, a majority of all the members present voting therefor.

The question then being on the amendment offered by Mr. Ladd, as amended,

The amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Henze
Holland

Mr. Hubbard
Jensen

Mr. Jewell
MacDonald

Mr. Miles
Welsh

8

NAYS.

Mr. Aldrich
Allard
Atwood
Averill
Brown
Bryan
Burnham
Butler
Byrum
Case
Chase
Coleman
Copley
Culver
Curtis
Dacey
Danz
DeWitt
Dunn
Emerson
Evans
Ewing

Mr. Farrier
Frick
Fuller
Gettel
Glaspie
Gowdy
Green
Haan
Hall
Harris
Hart
Hartwty
Hopkins
Hunter
Jerome
Johnson
Kirby
Kooyers
Ladd
Lee
Leedy
Lennon

Mr. Lewis
Liddy
Locke
Lord
McKeen
Manwaring
Meggison
Menerey
Miller, Geo. H.
Miller, Wm. F.
Moore
Morrison
Mosier
Nevins
O'Brien
Olmsted
Osborn
Palmer
Pitkin
Ramsey
Rankin
Rasmussen

Mr. Rauchholz
Read
Reutter
Robinson
Rowe
Sansom
Sargent
Smith
Stevenson
Strauch
Strom
Titus
Town
Townsend
Vine
Wade
Warn'r, Jos. E.
Watson
Wells
Woodruff
Speaker

87

Mr. Liddy, having reserved the right to explain his vote, made the following statement:

"This is neither the time nor the occasion for increasing the cost of production. Without the amendment which I proposed to this bill, it becomes nothing but a proposition to increase wages and is unconstitutional. In spite of the venomous attack which was made by the gentleman from Gogebic, which I lay to the enthusiasm of the moment, in claiming that the amendment I introduced was under-handed in defeating this bill, I am thoroughly convinced that that is the only kind of a fair provision in this bill which would make it workable. It is the only kind of a provision in this bill which would keep this a bill to regulate hours, rather than a bill merely to increase wages. I resent, and I shall always resent, any statement made on the floor of the House that any amendment I may make is an under-handed method of defeating a bill."

House Bill No. 362 (file No. 134), entitled

A bill to amend section 17 of chapter 5 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials", the same being section 4394 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Lee	Mr. Rasmussen
Allard	Fuller	Leedy	Rauchholz
Atwood	Gettel	Liddy	Reutter
Averill	Glaspie	Locke	Robinson
Brown	Gowdy	Lord	Rowe
Bryan	Green	MacDonald	Sargent
Butler	Hall	McKeon	Smith
Byrum	Harris	Manwaring	Stevenson
Case	Hart	Meggison	Strom
Chase	Hartway	Menerey	Titus
Coleman	Henze	Miles	Town
Copley	Holland	Miller, Wm. F.	Townsend
Culver	Hopkins	Morrison	Vine
Curtis	Hubbard	Mosier	Wade
Dacey	Hunter	O'Brien	Warner, Jos. E.
Danz	Jenser	Olmsted	Watson
DeWitt	Jewell	Osborn	Wells
Dunn	Johnson	Pitkin	Welsh
Emerson	Kirby	Ramsey	Woodruff
Evans	Kooyers	Rankin	Speaker
Ewing	Ladd		

82

NAYS.

Mr. Burnham

1

The House agreed to the title of the bill.

House Bill No. 358 (file No. 135), entitled

A bill to amend section 27 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance, and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees; drainage, cutting weeds and brush within this State and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Gowdy	Lewis	Rankin
Allard	Green	Liddy	Rasmussen
Averill	Haan	Locke	Rauchholz
Barnard	Hall	Lord	Reutter
Brown	Harris	McKeon	Robinson
Burnham	Hart	Manwaring	Rowe
Butler	Hartway	Meggison	Sanson
Byrum	Holland	Menerey	Sargent
Chase	Hopkins	Miller, Geo. H.	Smith

Mr. Coleman	Mr. Hubbard	Mr. Miller, Wm. F.	Mr. Stevenson
Culver	Hunter	Moore	Strauch
Curtis	Jensen	Morrison	Town
DeWitt	Jewell	Mosier	Townsend
Dunn	Kirby	Nevins	Vine
Emerson	Kooyers	O'Brien	Wade
Evans	Ladd	Olmsted	Watson
Ewing	Lee	Osborn	Wells
Farrier	Leedy	Palmer	Welsh
Fuller	Lennon	Pitkin	Speaker
Glaspie			

77

NAYS.

Mr. Henze

Mr. MacDonald

2

The question being on agreeing to the title of the bill,
 Mr. Kirby moved to amend the title so as to read as follows:

A bill to amend section 27 of Chapter 1 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees; drainage, cutting weeds and brush within this State and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 318 (file No. 136), entitled

A bill to amend section 11 of Act No. 326 of the Public Acts of 1913, entitled "An act to provide for the leasing, control and taxation of certain lands owned and controlled by the State, and the improvements thereon; providing penalties for the violations of certain provisions thereof and repealing Act No. 215 of the Public Acts of 1909 and all other acts or parts of acts inconsistent herewith," being Compilers' section 616 of the Compiled Laws of 1915, as amended by Act No. 12 of the Public Acts of 1917,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Rankin
Allard	Fuller	Lennon	Rasmussen
Atwood	Gettel	Lewis	Rauchholz
Averill	Glaspie	Liddy	Read
Barnard	Gowdy	Locke	Reutter
Braman	Green	Lord	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sanson
Burnham	Harris	Manwaring	Sargent
Butler	Hart	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Geo. H.	Strom
Coleman	Hopkins	Miller, Wm. F.	Titus
Copley	Hubbard	Moore	Town
Culver	Hunter	Morrison	Townsend
Curtis	Jensen	Mosier	Vine
Dacey	Jerome	Nevins	Wade
Danz	Jewell	O'Brien	Warner, Jos. E.
DeWitt	Johnson	Olmsted	Watson
Dunn	Kirby	Osborn	Wells
Emerson	Kooyers	Palmer	Welsh
Evans	Ladd	Pitkin	Woodruff
Ewing	Lee	Ramsey	Speaker
Farrier			

97

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 63 (file No. 102), entitled

A bill to license and regulate the business of making loans in sums of three hundred dollars or less, secured or unsecured, at a greater rate of interest than seven per centum per annum, prescribing the rate of interest and charge therefor, and penalties for the violation thereof, and regulating the assignment of wages or salaries, earned or to be earned, when given as security for any such loan, and to repeal act number 228 of the Public Acts of 1915, being sections 6031 to 6039, inclusive, of the Compiled Laws of 1915, and all acts and parts of acts inconsistent with the provisions of this act,

Was read a third time, and, the question being on its passage,

Mr. Frick moved to amend the bill

By striking out of line 4 of section 13 the word "three" and inserting in lieu thereof the word "one."

Mr. Liddy demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Frick then prevailed, a majority of all the members-elect voting therefor by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Lennon	Mr. Ramsey
Allard	Frick	Locke	Rankin
Atwood	Fuller	Lord	Rasmussen
Averill	Gettel	McKeon	Rauchholz
Barnard	Glaspie	Manwaring	Read
Braman	Gowdy	Meggison	Reutter
Brown	Hall	Miles	Robinson
Bryan	Harris	Miller, Geo. H.	Rowe
Burnham	Hartway	Miller, Wm. F.	Sargent
Butler	Henze	Moore	Smith
Byrum	Holland	Morrison	Strauch
Chase	Hubbard	Mosier	Town
Culver	Jensen	Nevins	Vine
Curtis	Jewell	Osborn	Wade
DeWitt	Kirby	Palmer	Watson
Emerson	Kooyers	Pitkin	Wells
Evans	Leedy		66

NAYS.

Mr. Case	Mr. Hunter	Mr. O'Brien	Mr. Townsend
Copley	Jerome	Olmsted	Warner, Jos. E.
Dunn	Lewis	Stevenson	Welsh
Hart	Liddy	Strom	Woodruff
Hopkins	MacDonald	Titus	Speaker

20

The question being on the passage of the bill,

Mr. Liddy moved that the bill be laid on the table.

Mr. Culver demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Liddy then did not prevail, a majority of all the members present not voting therefor by yeas and nays as follows:

YEAS.

Mr. Averill	Mr. Hopkins	Mr. Lewis	Mr. Sargent
Butler	Hubbard	Liddy	Stevenson
Copley	Hunter	MacDonald	Titus
Dunn	Jensen	Menerey	Townsend
Ewing	Jerome	O'Brien	Welsh
Farrier	Jewell	Olmsted	Woodruff
Haan	Lee	Palmer	Speaker
Hart			

29

NAYS.

Mr. Aldrich	Mr. Evans	Mr. Lennon	Mr. Ramsey
Allard	Frick	Locke	Rankin
Atwood	Fuller	Lord	Rauchholz
Barnard	Gettel	McKeon	Read
Braman	Glaspie	Manwaring	Reutter
Brown	Gowdy	Meggison	Rowe
Bryan	Hall	Miles	Smith
Burnham	Harris	Miller, Geo. H.	Strauch
Chase	Hartway	Moore	Town
Coleman	Henze	Morrison	Vine
Culver	Holland	Mosier	Wade
Curtis	Johnson	Nevins	Warner, Jos. E.
DeWitt	Kirby	Osborn	Watson
Emerson	Leedy	Pitkin	Wells

56

The question being on the passage of the bill,
Mr. DeWitt demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. DeWitt	Mr. Leedy	Mr. Rasmussen
Allard	Evans	Lennon	Rauchholz
Atwood	Ewing	Locke	Read
Averill	Frick	Lord	Robinson
Barnard	Fuller	McKeon	Rowe
Braman	Gettel	Manwaring	Sanson
Brown	Glaspie	Meggison	Sargent
Bryan	Gowdy	Miles	Smith
Burnham	Hall	Miller, Geo. H.	Strauch
Butler	Harris	Moore	Strom
Byrum	Henze	Morrison	Town
Chase	Jensen	Mosier	Vine
Coleman	Jewell	Nevins	Warner, Jos. E.
Culver	Johnson	Osborn	Watson
Curtis	Kirby	Pitkin	Wells
Danz	Kooyers	Rankin	

63

NAYS.

Mr. Case	Mr. Hopkins	Mr. Liddy	Mr. Stevenson
Dunn	Hubbard	MacDonald	Titus
Farrier	Hunter	Menerey	Townsend
Green	Jerome	O'Brien	Wade
Haan	Ladd	Olmsted	Welsh
Hart	Lee	Ramsey	Woodruff
Hartway	Lewis	Reutter	Speaker
Holland			

29

The House agreed to the title of the bill.

Mr. MacDonald moved that the House take a recess until 4:30 o'clock p. m.
The motion prevailed.

After Recess.

4:30 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of

Third Reading of Bills.

Mr. Glaspie moved that there be a call of the House.
The motion prevailed.

Proceedings Under the Call.

The roll of the House was called by the Clerk, and Mr. Palmer was reported absent without leave.

Mr. Glaspie moved that the Sergeant-at-arms be despatched after the absentee.
The motion prevailed.

Mr. Copley moved that the House proceed with the regular order of business under the call.

The motion prevailed.

The House resumed the regular order of business.

The Sergeant-at-Arms announced Mr. Palmer at the bar of the House.
Mr. Wells moved that Mr. Palmer be admitted within the bar, and be allowed to take his seat.

The motion prevailed.

Mr. Hart moved that the rules be suspended and that the House take up the order of Motions and Resolutions.

The motion prevailed, two-thirds of all the members present voting therefor.

Motions and Resolutions.

Mr. Hart moved to take from the table
House Bill No. 22 (file No. 70)—
A bill to define and prescribe penalty for first degree murder.

The motion prevailed.

The question being on the passage of the bill,
Mr. Lord demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The bill was then not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Allard
Atwood
Averill

Mr. Frick
Gettel
Glaspie
Gowdy

Mr. Lewis
Liddy
Locke
Meggison

Mr. Rankin
Rasmussen
Rauchholz
Read

Mr. Brown	Mr. Haan	Mr. Moore	Mr. Sanson
Butler	Hart	Morrison	Stevenson
Coleman	Henze	Nevins	Strauch
Copley	Hubbard	O'Brien	Strom
Danz	Johnson	Olmsted	Townsend
DeWitt	Kooyers	Palmer	Vine
Emerson	Lee	Pitkin	Warner, Jos. E.
Evans	Leedy	Ramsey	Speaker
Ewing			

49

NAYS.

Mr. Barnard	Mr. Fuller	Mr. Ladd	Mr. Reutter
Braman	Green	Lennon	Robinson
Bryan	Hall	Lord	Rowe
Burnham	Harris	MacDonald	Sargent
Byrum	Hartway	McKeon	Smith
Case	Holland	Manwaring	Titus
Chase	Hopkins	Menerey	Town
Culver	Hunter	Miles	Wade
Curtis	Jensen	Miller, Geo. H.	Watson
Dacey	Jerome	Miller, Wm. F.	Wells
Dunn	Jewell	Mosier	Welsh
Farrier	Kirby	Osborn	Woodruff

48

Mr. Dunn moved that the House return to the order of Third Reading of Bills.
The motion prevailed.

Third Reading of Bills.

Mr. Glaspie moved that all further proceedings under the call be dispensed with.

The motion prevailed.

Senate Bill No. 77 (file No. 65), entitled

A bill to amend section 1 of chapter 6 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being section 5712 of the Compiled Laws of 1915, as amended by Act No. 43 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Leedy	Mr. Rankin
Allard	Fuller	Lennon	Rasmussen
Atwood	Gettel	Lewis	Rauchholz
Averill	Glaspie	Liddy	Read
Barnard	Gowdy	Locke	Reutter
Braman	Green	Lord	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sanson
Burnham	Harris	Manwaring	Sargent
Butler	Hart	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Geo. H.	Strom
Coleman	Hopkins	Miller, Wm. F.	Titus
Copley	Hubbard	Moore	Town
Culver	Hunter	Morrison	Townsend
Curtis	Jensen	Mosier	Vine
Dacey	Jerome	Nevins	Wade

Mr. Danz	Mr. Jewell	Mr. O'Brien	Mr. Warner, Jos. E.
DeWitt	Johnson	Olmsted	Watson
Dunn	Kirby	Osborn	Wells
Emerson	Kooyers	Palmer	Welsh
Evans	Ladd	Pitkin	Woodruff
Ewing	Lee	Ramsey	Speaker
Farrier			97

NAYS.

The House agreed to the title of the bill.

Mr. Lennon moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate Bill No. 79 (file No. 68), entitled

"An act to amend section 1 of Act No. 110 of the Public Acts of 1905, entitled
"An act to authorize townships, cities and villages to appropriate money to defray the expenses of the proper observance of Memorial or Decoration Day,"
being compilers' section 3296 of the Compiled Laws of 1915,

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Reutter
Averill	Gettel	Lewis	Robinson
Bryum	Green	Locke	Sanson
Case	Harris	Lord	Sargent
Chase	Hart	MacDonald	Smith
Coleman	Henze	McKeon	Stevenson
Copley	Hopkins	Meggison	Strom
Culver	Jensen	Menerey	Titus
Dacey	Johnson	Miller, Wm. F.	Wade
Danz	Kirby	Morrison	Watson
Emerson	Kooyers	Palmer	Wells
Ewing	Ladd	Rauchholz	Speaker
Farrier			49

NAYS.

Mr. Allard	Mr. Hall	Mr. Lennon	Mr. Rasmussen
Burnham	Hartway	O'Brien	Read
Butler	Holland	Olmsted	Rowe
Curtis	Hubbard	Osborn	Town
DeWitt	Hunter	Ramsey	Townsend
Dunn	Jewell	Rankin	Vine
Evans	Leedy		26

Mr. Lee, having reserved the right to explain his vote, made the following statement:

"My object in voting for this bill is this: It is not commercializing it as my comrade has intimated, but it is a fact that our number of graves has been increasing year after year, and it has devolved upon the comrades of the Post to purchase flags to decorate those graves, as well as flowers. The flowers have not cost much, as usually the widows of members of the Post have contributed them, but the Post has invariably had to buy the flags. Flags are becoming expensive and within a short time nearly all the Posts in the state of Michigan will be in the past and there will be only a few comrades left to purchase the flags; therefore, I believe it is up to the tax-payers of the various communities to purchase the flags for the graves of my comrades, and in supporting this bill I do not believe I am making it a commercial matter."

Mr. Strom moved to reconsider the vote by which the House did not pass the bill.

The motion prevailed.

The question being on the passage of the bill.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gettel	Mr. Lewis	Mr. Rauchholz
Allard	Glaspie	Liddy	Read
Averill	Gowdy	Locke	Reutter
Barnard	Green	Lord	Robinson
Braman	Harris	MacDonald	Sanson
Brown	Hartway	McKeon	Sargent
Bryan	Henze	Manwaring	Smith
Byrum	Holland	Meggison	Stevenson
Case	Hopkins	Menerey	Strauch
Chase	Hubbard	Miller, Geo. H.	Strom
Coleman	Jensen	Miller, Wm. F.	Titus
Culver	Jerome	Moore	Town
Curtis	Jewell	Morrison	Townsend
Dacey	Johnson	Mosier	Vine
Dunn	Kirby	O'Brien	Wade
Emerson	Kooyers	Olmsted	Watson
Evans	Ladd	Palmer	Wells
Ewing	Lee	Pitkin	Woodruff
Farrier	Leedy	Rankin	Speaker
Frick	Lennon	Rasmussen	

79

NAYS.

Mr. Burnham	Mr. DeWitt	2
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The House agreed to the title of the bill.

Senate Bill No. 76 (file No. 64), entitled

A bill to amend section 107 of chapter 14 of the Revised Statutes of 1846, entitled "Of County Officers," being section 2491 of the Compiled Laws of 1915;

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lee	Mr. Osborn
Allard	Farrier	Leedy	Palmer
Averill	Frick	Lennon	Pitkin
Barnard	Gettel	Lewis	Rasmussen
Braman	Glaspie	Liddy	Rauchholz
Brown	Gowdy	Locke	Read
Bryan	Green	Lord	Robinson
Burnham	Hall	MacDonald	Rowe
Butler	Harris	McKeon	Sanson
Byrum	Hartway	Manwaring	Sargent
Case	Holland	Meggison	Smith
Chase	Hopkins	Menerey	Stevenson
Coleman	Hubbard	Miller, Geo. H.	Strom
Copley	Jensen	Miller, Wm. F.	Titus
Culver	Jerome	Moore	Town
Dacey	Jewell	Morrison	Townsend
Danz	Johnson	Mosier	Vine
DeWitt	Kirby	Nevins	Watson
Dunn	Kooyers	O'Brien	Welsh
Emerson	Ladd	Olmsted	Speaker
Evans			

81

NAYS.

The House agreed to the title of the bill.

By unanimous consent the House returned to the order of

Motions and Resolutions.

Mr. Jerome moved that the Committee of the Whole be discharged from the further consideration of the following bill, and that the bill be re-referred to the Committee on Ways and Means:

House Bill No. 45 (file No. 137)—

A bill to make appropriations for Michigan School for the Deaf.

The motion prevailed.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 263—

A bill to regulate the practice of chiropractic.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section 5, line 7, the words "be permitted to."
2. Amend by striking out of section 5, line 8, "Dr. or Doctor of."
3. Amend by inserting in section 5, line 8, after the word "Chiropractic" the word "Practitioner."
4. Amend by striking out of section 6, line 3, the words "sign death certificates."
5. Amend by striking out of section 7, line 10, the letters "D. C." and inserting in lieu thereof the letters "C. P."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 61—

A bill to provide for the registration of births and deaths by the State Commissioner of Health.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported Senate Bill No. 150 (file No. 108)—

A bill to provide a primary election system for the nomination of village officers.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 8, section 1, after the word "parties" the words "or organizations."
2. Amend by striking out of line 2, section 2, after the word "to" the word "five" and inserting in lieu thereof the word "eight."
3. Amend by inserting in line 2, section 3, after the word "party" the words "or organization."
4. Amend by striking out of line 6, section 3, after the first word "than" the word "two" and inserting in lieu thereof the word "one."
5. Amend by inserting in line 9, section 3, after the word "party" the words "or organization."
6. Amend lines 8, 9 and 10 of section 5 by striking out the following words: "Provided further, that this act shall not apply to any village having a population of less than one thousand according to the latest federal census."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported House Bill No. 243—

A bill to require fair associations receiving public aid to make fiscal reports.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend the title by striking out of line 1 the word "officers," and inserting in lieu thereof the word "secretary."

2. Amend by striking out of line 6 of section 1 the word "directors," and inserting in lieu thereof the word "secretary."

3. Amend by striking out of line 10 of section 1 all the words after the word "sources."

4. Amend by inserting in line 11 of section 1 after the word "disclose" the words "the amount of."

5. Amend by striking out of line 12 of section 1 after the word "salaries" the words "and wages paid."

6. Amend by striking out of line 12 of section 1 after the word "amount" the words "and classes."

7. Amend by striking out of line 1 of section 2 the word "directors," and inserting in lieu thereof the word "secretary."

8. Amend by striking out of line 2 of section 2 after the word "published" the words "at length."

9. Amend by striking out of line 3 of section 2 after the word "county," the words "seat of the county."

10. Amend by striking out of line 2 of section 3 the word "directors," and inserting in lieu thereof the word "secretary."

11. Amend by striking out of line 3 of section 3 the word "director," and inserting in lieu thereof the word "secretary."

12. Amend by striking out of line 4 of section 3 the word "five," and inserting in lieu thereof the word "ten."

13. Amend by striking out of line 4 of section 3 after the word "each," the words "and every day of."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported House Bill No. 423—

A bill to provide for the collection of agricultural statistics by supervisors.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 8 of section 1 the word "or."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

Senate Bill No. 18 (file No. 19)—

A bill to amend sec. 7 of Act No. 6, extra session 1907, being sec. 2017, C. L. of 1915—mothers' pension act.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 403—

A bill to amend section 10, Act No. 105, Public Acts of 1913—an act to provide a uniform system of probation.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Ladd asked and obtained indefinite leave of absence after today's session.

Mr. Moore asked and obtained leave of absence from the sessions of Thursday and Friday.

Mr. Wade moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Thursday, March 31, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FIFTY-FOUR.

Lansing, Thursday, March 31, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Father John W. O'Rafferty, of the St. Mary's Catholic Church of Lansing, offered the invocation:

"O God, all-just and merciful, Father of men, from whom all holy desires, right counsels, and just works do come, grant to Thy servants here assembled that wisdom that the world cannot understand; that their hearts be disposed to keep Thy commandments; that every good work may begin with Thee and likewise with Thee be ended. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:—Messrs. Dean, Francis, Ladd, and Moore.

The following member was absent without leave:—Mr. Liddy.

Mr. Lord moved that an indefinite leave of absence including today's session be granted to Mr. Liddy because of illness.

The motion prevailed.

Mr. Geo. H. Miller asked and obtained leave of absence from the sessions of Friday and Monday.

Mr. Dunn asked and obtained leave of absence after 6:00 o'clock today, and from the sessions of Friday and Monday.

Mr. Robinson asked and obtained leave of absence from the sessions of Friday and Monday.

Mr. Lee asked and obtained leave of absence from the sessions of Friday, Monday, and Tuesday.

Mr. Ewing asked and obtained indefinite leave of absence after today's session.

Mr. Smith asked and obtained indefinite leave of absence after 3:00 o'clock today.

Mr. Hart asked and obtained leave of absence after 6:00 o'clock today, and from Friday's session.

Mr. Hubbard asked and obtained leave of absence from today's session.

Mr. Leedy asked and obtained indefinite leave of absence after today's session.

Presentation of Petitions.

Mr. Titus presented
Petition No. 495.

Petition of George Rickman and 286 other citizens of Kalamazoo favoring the passage of the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Holland presented
Petition No. 496.

Petition of E. H. Jewel and 24 other citizens of Manistique favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Lord presented
Petition No. 497.

Petition of John S. Roberts and 14 other citizens of Wayne County favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Titus presented
Petition No. 498.

Petition of Chas. F. Brown and 99 other citizens of Vicksburg favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Bryan presented
Petition No. 499.

Petition of George W. Potter and 21 other citizens of Eaton County favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Curtis presented
Petition No. 500.

Petition of E. J. Drake and 92 other citizens of Battle Creek favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. McKeon presented
Petition No. 501.

Petition of Robert H. Lane and 63 other citizens of Bay City favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Holland presented
Petition No. 502.

Petition of Robert J. Dixon and 52 other citizens of Gogebic County favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Holland presented
Petition No. 503.

Petition of Nellie M. Goodman and 29 other citizens of Gogebic County favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Glaspie presented
Petition No. 504.

Petition of F. B. Dickinson and 8 other citizens of Oakland County favoring the passage of the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Lord presented
Petition No. 505.

Petition of John C. Cowan and 43 other citizens of Detroit favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Emerson presented
Petition No. 506.

Petition of G. E. Dawson and 23 other citizens of Clare favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Rowe presented
Petition No. 507.

Resolution of the League of Michigan Municipalities opposing both the Dafoe and Osborn utility bills.

The petition was referred to the Committee on Public Utilities.

Mr. Culver presented
Petition No. 508.

Petition of F. C. Evans and 50 others endorsing Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Sanson presented
Petition No. 509.

Petition of T. M. Stephen and 49 others endorsing Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Kirby presented
Petition No. 510.

Petition of the W. C. T. U. of Hartford endorsing State censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Kirby presented
Petition No. 511.

Petition of Delavan B. Reed and 28 other citizens of Covert favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented
Petition No. 512.

Petition of H. Grimwood and 63 others favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Mosier presented
Petition No. 513.

Petition of R. L. Soule and 30 other citizens of Plainwell favoring the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

The Speaker presented
Petition No. 514.

Petition of James Dillidine and 13 other citizens of Ionia county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Coleman presented
Petition No. 515.

Petition of Fred Parker and 60 other citizens of Battle Creek favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Frick presented
Petition No. 516.

Petition of W. A. Simpson and 30 others favoring the passage of Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Rasmussen presented
Petition No. 517.

Petition of Geo. W. Hart and 178 other citizens of Montcalm county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Rasmussen presented
Petition No. 518.

Petition of H. S. Preston and 34 other citizens of Crystal, Montcalm county, favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Butler presented
Petition No. 519.

Petition of the Lapeer Home Circle, comprising 25 citizens, endorsing censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Glasple presented
Petition No. 520.

Petition of Rev. R. A. Brass and 28 other citizens of Oakland county asking that Indians be given the right of franchise.

The petition was referred to the Committee on Elections.

Mr. Town presented
Petition No. 521.

Petition of A. B. Sanderson and 15 other citizens of Hanover favoring the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Barnard presented
Petition No. 522.

Petition of Edna C. Wiggins and 64 other teachers of the Benton Harbor Public Schools favoring the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Woodruff presented
Petition No. 523.

Petition of Mrs. George S. Watt and 14 other citizens of Wyandotte favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Read presented
Petition No. 524.

Petition of S. N. Bickerstaff and 39 other citizens of Kalamazoo favoring the passage of the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Rasmussen presented
Petition No. 525.

Petition of Bert Satterlie and 61 other citizens of Montcalm county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed on the files of the members Wednesday, March 30:

House Bill No. 407 (file No. 176)—

A bill to amend sections 2 and 6, chapter 1, part 4, Act No. 256, Public Acts of 1917—an act to revise the laws relating to the insurance and surety business;

House Bill No. 406 (file No. 177)—

A bill to amend section 10, chapter 1, part 2, Act No. 256, Public Acts of 1917—an act to revise the laws relating to the insurance and surety business;

House Bill No. 397 (file No. 178)—

A bill to abolish the State Board of Library Commissioners;

House Bill No. 7 (file No. 179)—

A bill to regulate the display of motion picture films;

House Bill No. 405 (file No. 180)—

A bill to amend section 3 of Act No. 252, Public Acts of 1917—an act to determine benefits derived by State from certain proposed drains in Jackson County, etc.;

House Bill No. 413 (file No. 181)—

A bill to amend Act No. 259, Public Acts of 1919—an act to regulate the manufacture and sale of soft drinks, etc.;

Senate Bill No. 234 (file No. 178)—

A bill prescribing general rules governing appropriations;

Senate Bill No. 235 (file No. 179)—

A bill to amend section 3-a of Act No. 193 of the Public Acts of 1895—an act to prohibit and prevent adulteration, fraud and deception in the manufacture and sale of articles of food and drink;

Senate Bill No. 236 (file No. 180)—

A bill to amend section 10 of Act No. 179 of the Public Acts of 1891, as amended—an act to establish, protect, and enforce by lien the rights of mechanics and other persons furnishing labor or materials for the building, altering, improving, repairing, erecting or ornamenting of buildings;

Senate Bill No. 237 (file No. 181)—

A bill to amend section 41 of Chapter II of Act No. 314 of the Public Acts of 1915—Judicature Act;

Senate Bill No. 238 (file No. 180)—

A bill to regulate the taking of blue gills in the waters of Miner Lake, Allegan County, Michigan, and to provide a penalty for violations hereof;

Senate Bill No. 239 (file No. 183)—

A bill to amend sections 18 and 19 of chapter 66 of the Revised Statutes of 1846, entitled "Of Estates in Dower;"

Senate Bill No. 240 (file No. 184)—

A bill to regulate the construction of tracks of municipally owned or operated street railways and privately owned railroads and street railways across each other.

The Clerk also announced that the following named bills had been printed and placed on the files of the members Thursday, March 31:

House Bill No. 96 (file No. 182)—

A bill to make appropriations for certain special State purposes;

House Bill No. 56 (file No. 183)—

A bill to make appropriations for State Industrial Home for Girls;

House Bill No. 91 (file No. 184)—

A bill to make appropriations for the State Board of Law Examiners;

House Bill No. 98 (file No. 185)—

A bill to make appropriations for the Attorney General's Department;

House Bill No. 70 (file No. 186)—

A bill to make appropriations for the Michigan State Board of Registration in Medicine;

House Bill No. 76 (file No. 187)—

A bill to make appropriations for State Board of Accountancy;

House Bill No. 78 (file No. 188)—

A bill to make appropriations for the Legislature;

House Bill No. 97 (file No. 189)—

A bill to make appropriations for the Board of Examiners of Barbers;

Senate Bill No. 173 (file No. 185)—

A bill to amend section 34 of Act No. 206 of the Public Acts of 1893—General Tax Law;

Senate Bill No. 217 (file No. 186)—

A bill authorizing the Auditor General to cancel the taxes of the years 1885 and 1886 on all descriptions of land on which the taxes remain unpaid.

Senate Bill No. 227 (file No. 187)—

A bill to amend sections 1 and 3 of Act No. 263 of the Public Acts of 1915—providing an angler's license for non-residents;

Senate Bill No. 109 (file No. 188)—

A bill to amend sections 6 and 10 of chapter 58 of Act No. 314 of the Public Acts of 1915—Judicature Act.

The Clerk also announced the enrollment printing and the presentation to the Governor on March 30, for his approval, of the following named bills:

House Bill No. 283 (file No. 93, enrolled No. 22)—

A bill to amend section 5 of Act No. 301, Public Acts of 1913—an act providing for the licensing of private employment agencies;

House Bill No. 256 (file No. 74, enrolled No. 23)—

A bill to amend section 6 of Act No. 236, Public Acts of 1915—an act to protect fish in inland waters of the State.

The Clerk also announced the enrollment printing and the presentation to the Governor on March 31, for his approval, of the following named bills:

House Bill No. 254 (file No. 92, enrolled No. 24)—

A bill to amend section 12, Act No. 205, Public Acts of 1887—the general banking law;

House Bill No. 27 (file No. 91, enrolled No. 25)—

A bill to amend section 11 of Act No. 205, Public Acts of 1887—the banking law.

Reports of Standing Committees.

The Committee on Education, by Mr. Curtis, Chairman, reported

Senate Bill No. 208 (file No. 157)—

A bill to amend section 12, Act No. 65, Public Acts of 1919—relative to free schools in certain cities.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported

House Bill No. 293—

A bill to amend section 6, Act No. 174, Public Acts of 1915—an act to provide a retirement fund for teachers.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of each of lines 3, 13 and 20 of section 6 the word "shall" and inserting in lieu thereof the word "may."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

House Bill No. 218—

A bill to amend sections 3, 9 and 15, Act No. 128, Public Acts of 1919—an act to create the Michigan State Athletic Board of Control.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out the period at the end of line 6, section 15, and inserting in lieu thereof a colon and the following: "Provided, That all such moneys so derived in excess of the stipulated sum set aside for maintenance, salaries and expenses as provided in this act, shall be expended and disbursed by the Superintendent of Public Instruction for the promotion, stimulation and supervision of physical training and athletics and for the best interests of physical training and athletics in the Public Schools of the State of Michigan under the direction and supervision of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported House Bill No. 421—

A bill to amend section 30, Act No. 206, Public Acts of 1893—the general tax law.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 2 of Section 30 the words "usual place of voting" and inserting in lieu thereof the words, "where there is no township hall in the office of the Supervisor."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, By Mr. Aldrich, Chairman, reported House Bill No. 356—

A bill to amend sections 8 and 9, Act No. 206, Public Acts of 1893—the general tax law.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported House Bill No. 336—

A bill to amend section 152, Act No. 206, Public Acts of 1893—General Tax Law.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 68 of Section 152 the word "ten" and inserting in lieu thereof the word "fifteen."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 348 file No. 141)—

A bill to fix interurban passenger rates.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Michigan Reformatory, by Mr. Green, Chairman, reported House Bill No. 438—

A bill to make appropriations for the Michigan Reformatory.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one and inserting in lieu thereof a new section to stand as section 1, and read as follows:

"Section 1. There is hereby appropriated from the General Fund for the Michigan Reformatory for the fiscal year ending June thirty, nineteen hundred twenty-two, the sum of one hundred thirty-five thousand dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred thirty thousand, eight hundred twenty-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Warden	\$3,500.00	\$3,500.00
Deputy Warden	2,000.00	2,000.00
Other personal service	40,000.00	40,000.00
Totals for personal service	<hr/> \$45,500.00	<hr/> \$45,500.00

Supplies:

Fuel	\$12,000.00	\$12,000.00
Provisions	33,000.00	33,000.00
Clothing	13,000.00	13,000.00
Other supplies	12,625.00	12,625.00
 Contractual service	 6,875.00	 6,875.00
Maintenance of land	200.00	200.00
Maintenance of structures and improvements.....	5,200.00	1,200.00
Maintenance of equipment	2,875.00	2,700.00
Outlay for equipment	3,725.00	3,725.00
 Totals	 \$135,000.00	 \$130,825.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Utilities, by Mr. Copley, Chairman, reported House Bill No. 174 (file No. 72)—

A bill to amend section 4, Act No. 279, Public Acts of 1909—an act providing for the incorporation of cities.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of Section 4 all of lines 5, 6, 7 and 8 and the words "property in the city" in line 9 and inserting in lieu thereof the words "(b) For borrowing money on the credit of the city for the purpose of acquiring, owning, purchasing, constructing or operating a water works system, a sum not to exceed eight per centum of the assessed value of all the real and personal property of the city; for the purpose of acquiring, owning, purchasing, constructing or operating an electric light and power system, a sum not to exceed three per centum of the assessed value of all the real and personal property of the city; for the purpose of acquiring, owning, purchasing, constructing or operating such other public utilities as may be authorized by law, a sum not to exceed two per centum of the assessed value of all real and personal property of the city; Provided, That a city may borrow money and pledge its credit for all public purposes, including the acquiring, owning, purchasing, extending, constructing or operating of public utilities, a sum not exceeding ten per centum of the assessed value of all real and personal property in the city."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Michigan School for the Blind, by Mr. MacDonald, Chairman, reported

House Bill No. 439—

A bill to make appropriations for the Michigan School for the Blind.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section one the first nineteen lines and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the General Fund for the Michigan School for the Blind for the fiscal year ending June thirty, nineteen hundred twenty-two, the sum of eighty-four thousand ninety-three dollars and twenty-three cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of eighty-three thousand three hundred ninety-three dollars and twenty-three cents, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Superintendent	\$3,000.00	\$3,000.00
Other Personal Service	33,869.50	33,869.50
Totals for Personal Service	\$36,869.50	\$36,869.50
Supplies:		
Fuel	13,040.00	13,040.00
Food	18,250.00	18,250.00
Clothing	1,300.00	1,300.00

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 455—

A bill to amend section 2 of Act No. 59 of the Public Acts of 1915—an act to provide for the construction, improvement and maintenance of highways.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 345—

A bill to declare waterways upon overflowed state lands to be public highways. The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported Senate Bill No. 161 (file No. 115)—

A bill to provide for the protection and preservation of wild ducks on Houghton Lake and to prohibit the use of blinds while hunting thereon.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 3, section 2, the word "three" and inserting in lieu thereof the word "four."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Capitol and Public Buildings, by Mr. Reutter, Chairman, reported House Bill No. 241—

A bill to authorize the sale of the Old State Block.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 10, section 3, after the word "buildings" the word "shall" and inserting in lieu thereof the word "may."

2. Amend by inserting in line 11, section 3, after the word "bidder" the words "at public auction."

3. Amend by striking out of line 2, section 1, the words "and directed."

4. Amend by striking out of line 1, section 2, the word "shall" and inserting in lieu thereof the word "may."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Michigan Home and Training School, by Mr. Ewing, Chairman, reported

House Bill No. 431—

A bill to make appropriations for the Michigan Home and Training School.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of lines 3, 4 and 5 of section 1 the words "one million three hundred thirty-two thousand twenty-one dollars and ninety-six cents" and inserting in lieu thereof the following words: "One million forty-eight thousand one hundred and forty-seven dollars and twenty-six cents."

2. Amend by striking out of lines 6 and 7 of section 1 the words "six hundred eighty-six thousand seventy-four dollars and sixteen cents" and inserting in lieu thereof the following words: "four hundred and seventy-nine thousand four hundred and eighty-six dollars and forty-eight cents."

3. Amend by striking out of section 1 lines 13 to 55 inclusive and inserting in lieu thereof the following:

Personal Service:

Medical Superintendent	\$4,000.00	\$4,000.00
Assistant Medical Superintendent	2,000.00	2,000.00
Other personal service	173,388.00	173,388.00

Totals for personal service \$179,388.00 \$179,388.00

Supplies;

Fuel	47,716.14	47,716.14
Provisions	139,916.14	139,916.14
Clothing	33,108.56	33,108.56
Other supplies	49,742.87	49,742.87

Contractual service:	13,000.54	13,000.54
Maintenance of land	256.00	256.00
Maintenance of structures and improvements	12,653.69	12,653.69
Maintenance of equipment	3,704.54	3,704.54

Outlay for Structures and Improvements:

Six cottages including wiring, piping, etc.	234,004.00	
Two farm cottages, wiring, piping, etc.	2,100.00	
Addition to bakery	6,226.00	
Hospital, including wiring, piping, sewers, etc....	132,210.00	
Porch for cottage "F"	1,500.00	
Silo	650.00	
Three fire escapes	3,000.00	

Outlay for Equipment:

Heating machinery, plumbing and household equipment for 6 cottages	66,000.00	
Heating machinery, plumbing and household equipment for 2 farm cottages	700.00	
Heating machinery, plumbing and household equipment for bakery	3,775.00	
Heating machinery and equipment for hospital...	17,790.00	
Furnishings for all new buildings	32,290.00	
Laundry machinery	9,340.00	
Colonies and furnishings, separate from institution	20,000.00	
Other equipment	39,076.78	

Totals \$1,048,147.26 \$479,486.48

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

Messages from the Governor.

A message was received from the Governor informing the House of Representatives that on Wednesday, March 30, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 19 (House Bill No. 52, file No. 4)—
A bill to create a State Conservation Department.

Messages from the Senate.

A message was received from the Senate returning
House Bill No. 169 (file No. 41)—

A bill to authorize townships to acquire land for memorials to soldiers and sailors.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 213 (file No. 66)—

A bill to amend section 22, chapter 4, Act No. 164, Public Acts of 1881—to revise legal provisions as to fractional school districts.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 239 (file No. 97)—

A bill to amend section 15 of Act No. 194, Public Acts of 1889—to provide that State Board of Education may grant life certificates to teachers holding similar certificates from other states.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 37 (file No. 35)—

A bill to regulate conduct of billiard and pool rooms, etc.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 126 (file No. 65)—

A bill to provide for the changing of the boundary lines of township school districts.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 223 (file No. 95)—

A bill to designate school sites outside of boundaries of school districts in certain cases.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting
Senate Bill No. 105 (file No. 102), entitled

A bill to amend sections 24 and 39-a of chapter 2 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent

with, or contravening any of the provisions of this act," being sections 12106 and 12122 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate returning
House Bill No. 30 (file No. 28)—

A bill to amend section 65 of Act No. 206, Public Acts of 1893—the General Tax Law.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 38 (file No. 36)—

A bill to amend section 95 of chapter 16 of the Revised Statutes of 1846—to fix compensation of township officers.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting the following resolution:
Senate Concurrent Resolution No. 17.

A concurrent resolution requesting Congress to prosecute the improvement of the Great Lakes-to-Ocean highway.

Whereas, The production and the traffic of the United States have outgrown the means of transportation;

Whereas, The country between the Rocky Mountains and the Alleghenies have enormous resources whose development depends upon adequate transportation;

Whereas, The states bordering the lakes, and most of all the State of Michigan, are on the threshold of a new industrial era in which adequate transportation is a vital element;

Whereas, It has been shown by ample evidence that the situation for which there is no other relief can be fully remedied by such improvements in the St. Lawrence as will make the Great Lakes accessible to ocean-going commerce;

Whereas, There is now available for that route when opened a greater tonnage than that which now employs the Panama Canal with incalculable possibilities of expansion;

Resolved by the Senate (the House of Representatives concurring), That the State of Michigan demands as an economic right that this way to the sea be opened at the earliest possible moment.

That because of the enormous burden of war debt now pressing upon the country it is imperatively necessary that the new resources which will be created by this route be brought into production without delay.

That in view of the keen international competition which must soon be faced the place of the United States in world commerce can be maintained only by the aid of the best possible facilities.

That the right of the best way to market is one which cannot be denied with safety to the national well-being, or with security to the national economic structure.

That we urge, therefore, upon our Representatives in the Congress of the United States that they expedite by every means possible the measures for undertaking and prosecuting the improvement of the Lakes-to Ocean highway.

The resolution was referred to the Committee on Rules and Joint Rules.

A message was received from the Senate transmitting the following resolution:
Senate Concurrent Resolution No. 18.

A concurrent resolution providing for adjournment for more than three days.

Resolved by the Senate (the House of Representatives concurring), That when the Legislature adjourns on Friday, April 1, 1921, it stand adjourned until Tuesday, April 5, 1921.

Mr. Culver moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor. The question being on the adoption of the resolution, The resolution was adopted.

Mr. Culver moved that the hour of the meeting of the House on Tuesday, April 5, be fixed at 11:00 o'clock a. m.
The motion did not prevail.

Introduction of Bills.

Mr. MacDonald introduced
House Bill No. 459, entitled

A bill to amend section 4 of Act No. 205 of the Public Acts of 1887, entitled "An act to revise the laws authorizing the business of banking and to establish a banking department for the supervision of such business," as amended, being compilers' section 7979 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Lennon introduced
House Bill No. 460, entitled

A bill to amend section 1 of Act No. 207 of the Public Acts of 1915, entitled "An act to prohibit the hunting of rabbits with ferrets and guinea pigs or other rodents exempting from its provisions farmers or fruit growers hunting on their own lands, and those townships wherein electors so decide by referendum, prescribing penalty for violation and repealing Act No. 180 of the Public Acts of 1911, entitled "An act to prohibit the hunting of rabbits with ferrets or guinea pigs," and all other acts or parts of acts in contravention therewith, being section 7548 of the Compiled Laws of 1915, and to repeal section 2 of said act.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Stevenson introduced
House Bill No. 461, entitled

A bill to amend section 1 of Act No. 274 of the Public Acts of the State of Michigan for the year 1911, as amended by Act No. 7 of the Public Acts of the State of Michigan for the year 1912, entitled "An act to prohibit the sale, keeping for sale, loaning, giving away or carrying of certain dangerous weapons; to prevent the carrying of concealed weapons except in certain specified cases when a license is issued therefor; to provide punishment for the violation of the provisions hereof; and to repeal Act No. 129 of the Public Acts of 1887, entitled 'An act to prevent the carrying of concealed weapons and to provide a punishment therefor,' being sections 11513 and 11514 of the Compiled Laws of 1897," said section 1 being compilers' section 15236 of the Compiled Laws of the State of Michigan for the year 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Stevenson introduced
House Bill No. 462, entitled

A bill to amend section 33 of Act No. 118 of the Public Acts of 1893, entitled "An act to revise and consolidate the laws relative to the State Prison, to the State House of Correction and Branch of the State Prison in the Upper Peninsula, and to the House of Correction and Reformatory at Ionia, and the government and discipline thereof, and to repeal all acts inconsistent therewith," being section 1732 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Stevenson introduced
House Bill No. 463, entitled

A bill to amend sections 1, 2 and 3 of Act No. 184 of the Public Acts of 1905, entitled "An act to provide for the indeterminate sentence as a punishment for crime upon the conviction thereof, and for the detention and release of persons

in prison or detained on such sentence, and for the expense attending the same," being sections 15859, 15860 and 15861 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Miles introduced

House Bill No. 464, entitled

A bill to amend sections 1 and 2 of Act No. 419 of the Public Acts of 1919, entitled "An act to provide for the regulation and control of certain Public Utilities operated within this State; to create a Public Utilities Commission and to define the powers and duties thereof; to abolish the Michigan Railroad Commission and to confer the powers and duties thereof on the commission hereby created; to provide for the transfer and completion of matters and proceedings now pending before said railroad commission; and to prescribe penalties for violations of the provisions hereof," and to add a new section thereto to stand as section 13.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Welsh introduced

House Bill No. 465, entitled

A bill to repeal section 11 of Act No. 143 of the Public Acts of 1903, entitled "An act to provide for the government, management and control of the State Public School at Coldwater, and to repeal all acts or parts of acts inconsistent with this act," being section 1515 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on State Public School.

Mr. Welsh introduced

House Bill No. 466, entitled

A bill to repeal section 15 of Act No. 78 of the Session Laws of 1855, entitled "An act to establish a house of correction for juvenile offenders," being section 1910 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Welsh introduced

House Bill No. 467, entitled

A bill to amend Act No. 192 of the Session Laws of 1871, entitled "An act to provide for the appointment of a board of commissioners for the general supervision of penal, pauper and reformatory institutions and defining their duties and powers," being sections 1980 to 1989, inclusive, of the Compiled Laws of 1915, by adding thereto two new sections to stand as sections 11 and 12.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Jewell introduced

House Bill No. 468, entitled

A bill to amend section 22 of chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being section 5689 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Hart introduced

House Bill No. 469, entitled

A bill to amend section 6 of part 2 of Act No. 10 of the Public Acts of Michigan of the first extra session of 1912, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employees, providing compensation for the accidental injury to or death of employees, and methods for the payment of same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," being compiler's section 5436 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Ramsey introduced

House Bill No. 470, entitled

A bill to authorize and direct the Board of State Auditors to audit and allow such sums as shall be assessed as benefits against the State or lands owned by the State, for benefits by reason of a pavement with its necessary drainage system, to be constructed on Shiawassee street west, in the said city of Lansing, adjoining and abutting upon blocks 78 and 79 of said city, said blocks being the property and owned by the State.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Manwaring introduced

House Bill No. 471, entitled

A bill to amend section 3 of chapter 4 of Act No. 254 of the Public Acts of 1897, entitled "An act to provide for the construction and maintenance of drains, and the assessment and collection of taxes therefor, and to repeal all other laws relative thereto," being section 4904 of the Compiled Laws of 1915 as amended by Act No. 316 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Drainage.

Mr. Chase introduced

House Bill No. 472, entitled

A bill to amend section 6 of Act No. 148 of the Public Acts of 1869, entitled "An act to revise and consolidate the several acts relating to the support and maintenance of poor persons," being section 5211 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Chase introduced

House Bill No. 473, entitled

A bill to amend section 2 of Act No. 152 of the Public Acts of 1913, entitled "An act making appropriations for the State Public School at Coldwater for the fiscal years ending June 30, 1914, and June 30, 1915, for the erection, furnishing and equipment of two cottages and an industrial building for the reception, treatment and education of dependent crippled children of sound mind between 5 and 14 years of age, and for the temporary care and maintenance of certain blind children under the age of 6 years, and to provide a tax to meet the same," being section 1524 of the Compiled Laws of 1915, as amended by Act No. 257 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on State Public School.

Mr. Culver introduced

House Bill No. 474, entitled

A bill to amend section 41 of chapter 2 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act."

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Nevins introduced

House Bill No. 475, entitled

A bill to amend section 3 of chapter 11 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," being section 2766 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

Mr. Town introduced

House Bill No. 476, entitled

A bill to require the holders of certain part-paid swamp land, part-paid primary school land, and part-paid university land certificates to make full payment of the principal and interest due thereon, on or before the first day of January, 1923, and to take patents therefor, or to surrender such certificates, pay all arrearages of interest and legally assessed taxes and take in lieu thereof certificates of the form of, and containing like conditions as, the certificates issued for said lands since the passage of Act No. 31 of the Session Laws of 1858, approved February 4, 1858, entitled "An act to provide for the sale of swamp lands and the reclamation thereof, and to secure the pre-emption claims of settlers thereon," and to forfeit the rights of the holders of all such certificates in the event that such persons neglect or refuse to comply with the provisions of this act; and to prohibit the committing of waste on the lands described in said certificates.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Town introduced

House Bill No. 477, entitled

A bill to provide for the protection of fish and to regulate the taking and catching of the same in Pleasant Lake, county of Jackson and State of Michigan and to provide penalties for the violation thereof.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Copley introduced

House Bill No. 478, entitled

A bill to amend section 21 of chapter 156 of the Revised Statutes of the State of Michigan for the year 1846, entitled "Offences against public justice," said section 21 being compilers' section 14992 of the Compiled Laws of the State of Michigan for the year 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Glaspie introduced

House Bill No. 479, entitled

A bill to amend section 5 of Act No. 236 of the Public Acts of 1915, entitled "An act to protect fish in the inland waters of this State and to regulate the manner of taking, possession, transportation, size and sale of fish when taken from said waters, to provide penalties for the violation of this act, and to repeal all acts and parts of acts conflicting therewith."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Geo. H. Miller introduced

House Bill No. 480, entitled

A bill to amend section 3 of Act No. 188 of the Public Acts of 1875, entitled "An act to regulate the catching of fish in certain waters of this State," being compilers' section 7644 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Rasmussen introduced

House Bill No. 481, entitled

A bill to permit the spearing of certain fish in Flat river, Montcalm county, during the months of March and April of each year.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Robinson introduced

House Bill No. 482, entitled

A bill to amend section 2 of Act No. 167 of the Public Acts of 1917, entitled "An act to promote the health, safety and welfare of the people by regulating the light and ventilation, sanitation, fire protection, maintenance, alteration and improvement of dwellings; to define the classes of dwellings affected by the act, to establish administrative requirements and to establish remedies and fix penalties for the violation thereof," approved May 2, 1917, and to add a new section to said act to stand as section 10-a of article 1.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Mr. Holland introduced

House Bill No. 483, entitled

A bill to detach the township of Bergland from the county of Ontonagon and to attach said township to the county of Gogebic.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

Mr. Aldrich introduced

House Bill No. 484, entitled

A bill to provide for the preparation of a history and the completion of an index of the local acts of the Michigan Legislature.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Gettel introduced

House Bill No. 485, entitled

A bill to amend sections 1 and 5 of Act No. 242 of the Public Acts of 1919, entitled "An act to provide for the payment of bounties for the killing of weasels, woodchucks, crows, and certain kinds of owls and hawks," approved May 12, 1919.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Dafoe arose to a question of personal privilege and made the following statement:

"Mr. Speaker and Gentlemen of the House: I presume every one of you has received this communication, dated March 26, 1921. I want to correct the apparent misrepresentation contained in that communication through people that are on the inside and know. The parties who sent that communication and who are behind this resolution are not the League of Michigan Municipalities. On Friday of last week five or six men at the Downey Hotel adopted those resolutions and I can name the men present. I challenge your attention to this communication coming to each member of this House characterizing this legislation as vicious; it did not originate with the League of Michigan Municipalities. I also want to correct the misrepresentation, gentlemen, that there is any legislation before this body in those two bills that is vicious. The legislation contained in those bills is for the promotion of the public good, and I challenge any man within the sound of my voice to find fault with the provisions of either of those two bills mentioned in this communication. On the contrary, those two bills seek only to amend the present utilities law. The Osborne amendment is to Section 4; the Dafoe amendment to sections 1, 2, 4, 5, 6, 7, and 8. All I ask you men of this House to do is to suspend judgment on those bills, which I know you will, and not be carried away by this communication sent to you seeking to prejudice your minds against legislation that aims to promote the public good, and which involves every man, woman and child in the State of Michigan. I want to place myself on record here now to the effect that I hold no brief for any department in this State, no brief for any Utility Company, no brief for the Utilities Commission of this State. If I hold a brief at all, I hold a brief of my own as a member of this Legislature to introduce measures for the public good. No one has had anything to do with the Dafoe bill except myself in the formation of it, and I obtained my information from examination of all the utility laws of the thirty-six respective states of the Union which now have public service commissions. These Commissions were created to establish jus-

tice and to protect the people, as well as the rights of the utilities. I want to protest as a member of this Legislature against the Press correspondents who are granted the courtesies of this House; they have no right to misrepresent. I want to say to them that these measures are not for the purpose of robbing any home rule rights whatever and they would be in bigger business if they would tell the people of the State of Michigan to co-operate with their public utilities, because the prosperity of a utility in a community is the prosperity of the community itself. There is an old saying "That a truth half told is worse than a lie," and in this respect the publications given out, either censored or uncensored, from these Legislative halls are not the exact truth but are perversions and misrepresentations and in that sense correspondents are prevaricators."

Third Reading of Bills.

Pending the third reading of
House Bill No. 258 (file No. 110)—

A bill to amend section 1 of Act No. 113, Public Acts of 1877—an act to revise the law providing for the incorporation of mining companies.

Mr. Wm. F. Miller moved that the bill be laid on the table.

The motion prevailed.

House Bill No. 166 (file No. 103), entitled

'A bill requiring railroad companies to maintain signal lights at all their switches and derail switches; providing a penalty for the violation of this act; and making it the duty of the Michigan Public Utilities Commission to enforce the provisions hereof,

Was read a third time, and, the question being on its passage,

Mr. Lewis moved to amend the bill by striking out of the amendment to line 17 of section 2 the words "twenty-five" and inserting in lieu thereof the words "one hundred."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Olmsted moved to amend the bill by striking out of line 1 of section 4 the words "company or."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Olmsted moved to amend the bill by striking out of line 16 of section 2 the word "house" and inserting in lieu thereof the word "home."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Locke	Mr. Rauchholz
Atwood	Gowdy	Lord	Read
Averill	Green	MacDonald	Reutter
Barnard	Haan	McKeon	Robinson
Braman	Hall	Manwaring	Rowe
Brown	Harris	Meggison	Sargent
Bryan	Hart	Menerey	Smith
Butler	Henze	Miles	Stevenson
Byrum	Holland	Miller, Geo. H.	Strauch
Case	Hunter	Miller, Wm. F.	Strom
Chase	Jensen	Morrison	Titus
Coleman	Jerome	Mosier	Townsend
Culver	Jewell	Nevins	Vine
Curtis	Johnson	O'Brien	Wade
Dacey	Kirby	Olmsted	Warner, Jos. E.
Dafoe	Kooyers	Osborn	Watson
DeWitt	Lee	Palmer	Wells
Emerson	Leedy	Pitkin	Welsh
Evans	Lennon	Rankin	Woodruff
Fuller	Lewis	Rasmussen	Speaker pro tem
Gettel			31

NAYS.

Mr. Aldrich

1

The House agreed to the title of the bill.

House Bill No. 171 (file No. 62), entitled

A bill to amend sections 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11 and 12 of chapter 2, part 5 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," approved May, 10, 1917, and to add a new section to said chapter 2, to stand as section 13.

Was read a third time, and, the question being on its passage,

Mr. Haan moved to amend the bill by inserting in line 11 of section 7 before the word "against" the word "only."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Haan moved to amend the bill by striking out of lines 22 and 23 of section 3 the words "the name and residence of each subscriber to such exchange."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Haan moved to amend the bill by striking out of section 3 all of subdivision (1).

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Haan moved to amend the bill by inserting in line 7 of section 4 after the word "maintained" the word "only."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Haan moved to amend the bill by striking out of line 9 of enacting section 1 the words "and added section."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Haan moved to amend the bill by inserting in line 18 of section 3 after the word "kind" the words "or kinds."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Hunter moved to amend the bill by inserting in line 11 of section 7 after the word exchange the word "and."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Hunter moved to amend by striking out of lines 10, 11 and 12 of section 9 the words "number of subscribers of such exchange, the names and residences, respectively, of at least one hundred of such subscribers."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Hunter moved to amend by striking out of lines 38 and 39 of section 9 the words "excepting as to the residences of subscribers."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Hunter moved to amend by striking out the whole of Section 13.

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Culver moved that the bill be laid on the table.

The motion did not prevail.

Mr. Bryan demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the passage of the bill.

The bill was then not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Haan
HunterMr. Menerey
O'BrienMr. Read
StevensonMr. Titus
Warner, Jos. E.
8

NAYS.

Mr Aldrich
Atwood
Averill
Barnard
Braman
Brown
Bryan
Butler
Byrum
Case
Chase
Coleman
Copley
Culver
Dacey
Dafoe
Danz
DeWittMr. Dunn
Emerson
Evans
Frick
Fuller
Gettel
Gowdy
Green
Hall
Harris
Hart
Henze
Holland
Jensen
Johnson
Kirby
Kooyers
LeeMr. Leedy
Lennon
Lewis
Locke
Lord
MacDonald
Manwaring
Meggison
Miles
Miller, Geo. H.
Miller, Wm. F.
Morrison
Mosier
Neivins
Olmsted
Osborn
Palmer
PitkinMr. Rankin
Rasmussen
Rauchholz
Rowe
Sansom
Sargent
Strauch
Strom
Town
Townsend
Vine
Wade
Watson
Wells
Welsh
Woodruff
Speaker

71

Senate Bill No. 119 (file No. 101), entitled
 A bill to amend section 5 of Act No. 372 of the Public Acts of 1919, entitled "An act to provide a primary election system for the nomination of township officers," approved May 13, 1919.

Was read a third time, and, the question being on its passage,
 Mr. Harris moved to amend the bill by striking out of lines 8, 9, 10, and 11 of section 5 the words "Provided further, That this act shall not apply to any township having a population of less than two thousand five hundred according to the latest federal census."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,
 The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich
Allard
Atwood
Averill
Barnard
Braman
Brown
Burnham
Butler
Byrum
Case
Chase
Coleman
Copley
Culver
Curtis
Dafoe
Danz
DeWitt
DunnMr. Emerson
Evans
Ewing
Frick
Gettel
Gowdy
Green
Haan
Hall
Harris
Hart
Henze
Holland
Hunter
Jensen
Jerome
Jewell
Johnson
Kirby
KooyersMr. Lee
Lennon
Lewis
Locke
MacDonald
McKeon
Manwaring
Meggison
Meneray
Miles
Miller, Geo. H.
Miller, Wm. F.
Morrison
Mosier
Neivins
O'Brien
Olmsted
Osborn
Palmer
PitkinMr. Rankin
Rasmussen
Rauchholz
Reutter
Robinson
Rowe
Sansom
Sargent
Stevenson
Strauch
Strom
Town
Townsend
Vine
Wade
Warner, Jos. E.
Watson
Welsh
Woodruff
Speaker

80

NAYS.

Mr. Hartway

Mr. Read

Mr. Titus

Mr. Wells

4

The House agreed to the title of the bill.

House Bill No. 135 (file No. 142), entitled

A bill to amend section 1 of Act No. 412 of the Public Acts of 1919, entitled "An act for the protection of dependent minor children and to compel enforcement of chancery decrees where there are minor children in divorce cases, who are liable to become public charges and are not properly cared for by their custodians and to enforce the payment of amounts decreed them in court of chancery," approved May 13, 1919.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Kooyers	Mr. Rankin
Allard	Farrer	Lee	Rasmussen
Atwood	Frick	Leedy	Rauchholz
Averill	Fuller	Lennon	Read
Barnard	Gettel	Lewis	Reutter
Braman	Glaspie	Locke	Robinson
Brown	Gowdy	Lord	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hart	Miles	Strom
Chase	Hartway	Miller, Geo. H.	Titus
Coleman	Henze	Miller, Wm. F.	Town
Copley	Holland	Morrison	Townsend
Culver	Hopkins	Mosier	Vine
Curtis	Hubbard	Nevins	Wade
Dacey	Hunter	O'Brien	Warner, Jos. E.
Dafoe	Jensen	Olmsted	Watson
Danz	Jerome	Osborn	Wells
DeWitt	Jewell	Palmer	Welsh
Dunn	Johnson	Pitkin	Woodruff
Emerson	Kirby	Ramsey	Speaker
Evans			

93

NAYS.

Mr. MacDonald

1

The House agreed to the title of the bill.

House Bill No. 307 (file No. 143), entitled

A bill to amend section 11, chapter 55 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," being Compilers' section 13874 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Ewing	Lee	Rankin
Allard	Farrier	Leedy	Rasmussen
Atwood	Frick	Lennon	Rauchholz
Averill	Fuller	Lewis	Read
Barnard	Gettel	Locke	Reutter
Braman	Glaspie	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hart	Miles	Strom
Chase	Hartway	Miller, Geo. H.	Titus
Coleman	Henze	Miller, Wm. F.	Town
Copley	Holland	Morrison	Townsend
Culver	Hopkins	Mosier	Vine
Curtis	Hubbard	Nevins	Wade
Dacey	Hunter	O'Brien	Warner, Jos. E.
Dafoe	Jensen	Olmsted	Watson
Danz	Jerome	Osborn	Wells
DeWitt	Jewell	Palmer	Welsh
Dunn	Johnson	Pitkin	Woodruff
Emerson	Kirby	Ramsey	Speaker
Evans	Kooyers		

94

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 294 (file No. 144), entitled

A bill authorizing the Governor to issue a patent to the State Savings Bank of Remus, Michigan, for the northwest quarter of northeast quarter of section 22, town fifteen north, range six west, the same being State swamp land.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lee	Mr. Rankin
Allard	Farrier	Leedy	Rasmussen
Atwood	Frick	Lennon	Rauchholz
Averill	Fuller	Lewis	Read
Barnard	Gettel	Locke	Reutter
Braman	Glaspie	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hart	Miles	Strom
Chase	Hartway	Miller, Geo. H.	Titus
Coleman	Holland	Miller, Wm. F.	Town
Copley	Hopkins	Morrison	Townsend
Culver	Hubbard	Mosier	Vine
Curtis	Hunter	Nevins	Wade
Dacey	Jensen	O'Brien	Warner, Jos. E.
Dafoe	Jerome	Olmsted	Watson
Danz	Jewell	Osborn	Wells
DeWitt	Johnson	Palmer	Welsh
Dunn	Kirby	Pitkin	Woodruff
Emerson	Kooyers	Ramsey	Speaker
Evans			

93

NAYS.

Mr. Hense

8

The House agreed to the title of the bill.

House Bill No. 376 (file No. 145), entitled

A bill to amend section 30 of Act No. 44 of the Public Acts of 1899, entitled "An act to provide for the publication and distribution of laws and documents, reports of the several officers, boards of officers and public institutions of this State, now or hereafter to be published, and to provide for the replacing of books lost by fire or otherwise, and to provide for the publication and distribution of the official directory and legislative manual of the State of Michigan.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lee	Mr. Rankin
Allard	Farrier	Leedy	Rasmussen
Atwood	Frick	Lennon	Rauchholz
Averill	Fuller	Lewis	Read
Barnard	Gettel	Locke	Reutter
Braman	Glaspie	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hart	Miles	Strom
Chase	Hartway	Miller, Geo. H.	Titus
Coleman	Henze	Miller, Wm. F.	Town
Copley	Holland	Morrison	Townsend
Culver	Hopkins	Mosier	Vine
Curtis	Hubbard	Nevins	Wade
Dacey	Hunter	O'Brien	Warner, Jos. E.
Dafoe	Jensen	Olmsted	Watson
Danz	Jerome	Osborn	Wells
DeWitt	Jewell	Palmer	Welsh
Dunn	Johnson	Pitkin	Woodruff
Emerson	Kirby	Ramsey	Speaker
Evans	Kooyers		

94

NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Hart moved that the following bill be placed at the head of the general orders:

House Bill No. 7 (file No. 6)—

A bill to regulate the display of motion picture films.
The motion prevailed.

Mr. Culver moved that the rules be suspended and that the vote by which the House on Thursday, March 30, failed to give immediate effect to Senate Bill No. 87 (file No. 72) be reconsidered.

The Speaker ruled that the motion was out of order, for the reason that the motion to reconsider this vote had previously been once made and carried; that the vote had been reconsidered and had been taken a second time on the motion to give immediate effect to the bill; and that another reconsideration was not in order.

Mr. Copley moved that the Committee of the Whole be discharged from the further consideration of the following bill and that the bill be re-referred to the Committee on Education:

House Bill No. 370 (file No. 149)—

A bill to amend section 12, Act No. 65, Public Acts of 1919—an act relative to free schools in certain cities.

The motion prevailed.

Mr. Welsh moved that the Committee of the Whole be discharged from the further consideration of the following bill and that the bill be re-referred to the Committee on Public Health:

House Bill No. 61—

A bill to provide for the registration of births and deaths by the State Commissioner of Health.

The motion prevailed.

Mr. Culver moved that the hour of the meeting of the House on Friday, April 1, be fixed at 9:00 o'clock a. m.

The motion prevailed.

Mr. Dunn moved that the House take a recess until 4:30 o'clock p. m.
The motion prevailed.

After Recess.

4:30 o'clock p. m.

The House was called to order by the Speaker.

The House took up the order of

General Orders of the Day.

The Speaker called Mr. MacDonald to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 153 (file No. 132)—

A bill to define the liability of common carriers for damage to freight in certain cases;

Senate Bill No. 45 (file No. 33)—

A bill to provide for a course of study in fire prevention, to be taught in the public schools;

House Bill No. 335 (file No. 148)—

A bill to authorize the purchase of certain primary school lands for general State purposes;

House Bill No. 374 (file No. 150)—

A bill to amend section 4, Act No. 241, Public Acts of 1903—an act for establishing county normal training classes.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 7 (file No. 179)—

A bill to regulate the display of motion picture films.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 7 of section 1 the words "such as tend," and inserting in lieu thereof the words "which tends."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 310 (file No. 147)—

A bill to regulate the occupation of barbering.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by inserting in line 2 of section 6 after the word "president," the words "and secretary."

2. Amend by inserting in line 3 of section 6 after the word "shall," the word "each."

3. Amend by striking out of line 3 of section 6 the words "a year," and inserting in lieu thereof a comma.

4. Amend by inserting in line 5 of section 6 before the word "salaries," the word "The."

5. Amend by striking out of line 4 of section 6 the words "a year," and inserting after the word "dollars" a period.

The question being on the adoption of the proposed amendments made by the committee.

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 342 (file No. 152)—

A bill to amend sections 2 and 3 of Act No. 183, Public Acts of 1909—an act to regulate the taking of fur-bearing animals.

The committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 5 of section 2 the words "or spears."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 392 (file No. 153)—

A bill to provide for the protection of game and birds, etc.

The committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of lines 22 and 23 of section 10 the words "four o'clock p. m., central standard time," and inserting in lieu thereof the word "sunset."

2. Amend by inserting in line 16 of section 13 after the word "chicken," the word "quail."

3. Amend by striking out of line 9 of section 12 the word "five," and inserting in lieu thereof the word "seven."

4. Amend by striking out of line 8 of section 12 the word "twenty-five," and inserting in lieu thereof the word "fifteen."

5. Amend by adding to line 22 of section 8 after the word "employe," the words "acting by or under his direction or with his express or implied consent or permission."

6. Amend by striking out the words "State Game, Fish and Forest Fire Commissioner" wherever those words occur in the bill and inserting in lieu thereof the words "Director of Conservation."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported House Bill No. 19 (file No. 146)—

A bill to repeal Act No. 147, Public Acts of 1919—an act to create a community council commission.

The committee recommended the passage of the bill without amendment.

The bill was placed on the order of Third Reading of Bills.

The committee further recommended that the rules be suspended and that the bill be placed on its immediate passage.

The question being on concurring in the further recommendation of the committee, that the bill be placed on its immediate passage,

The recommendation was concurred in, two-thirds of all the members present voting therefor.

Pending the third reading of the bill,

Mr. Wells moved that the House take a recess until 8:00 o'clock p. m.
The motion prevailed.

After Recess.

8:00 o'clock p. m.

The House was called to order by the Speaker.

Pending the third reading of
House Bill No. 19 (file No. 146)—

Mr. Wells moved that the bill be laid on the table.
The motion prevailed.

By unanimous consent, the House returned to the order of

General Orders of the Day.

The Speaker called Mr. Atwood to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 204 (file No. 154)—

A bill to amend sections 1 and 9 of Act No. 19, Public Acts of 1919—an act to provide for the construction of trunk line highways;

House Bill No. 382 (file No. 155)—

A bill to amend sections 1, 2 and 9, Act No. 368, Public Acts of 1919—an act to provide for licensing operators of motor vehicles;

House Bill No. 388 (file No. 156)—

A bill to provide the method for changing a township school district to one or more primary districts;

House Bill No. 355 (file No. 159)—

A bill to repeal Act No. 210, Public Acts of 1895—an act regulating the payment of postage accounts in State departments;

House Bill No. 364 (file No. 161)—

A bill to amend section 10, Act No. 300, Public Acts of 1909—an act regulating charges made by common carriers;

House Bill No. 389 (file No. 162)—

A bill to amend sections 15 and 18, Act No. 101, Public Acts of 1909—an act to provide for the care of the feeble-minded and epileptic;

House Bill No. 122 (file No. 163)—

A bill to amend Act No. 236 of the Public Acts of 1915—to prohibit catching of fish in inland lakes from May 15 to June 15, inclusive;

House Bill No. 366 (file No. 164)—

A bill to repeal Act No. 252, Public Acts of 1903—an act to provide for the protection of fish in Brevoort Lake, Mackinac county;

House Bill No. 338 (file No. 165)—

A bill to amend the title and section 1 of Act No. 144, Public Acts of 1907—an act to prevent the desertion of wife or children by persons charged with their maintenance;

House Bill No. 291 (file No. 166)—

A bill to amend section 2, chapter 48, Act No. 73, Public Acts of 1917—to increase the salaries of sheriffs and their deputies;

House Bill No. 372 (file No. 167)—

A bill to define manslaughter and negligent homicide, when committed by operation of vehicles.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 332 (file No. 157)—

A bill to amend sections 16 and 17, Act No. 141, Public Acts of 1917—an act to provide for the organization of school districts in certain cities.

The committee recommended that all after the enacting clause of the bill be stricken out.

The recommendation was concurred in, and all after the enacting clause of the bill was stricken out.

The Committee of the Whole also reported

House Bill No. 328 (file No. 158)—

A bill to amend section 1, Act No. 258, Public Acts of 1909—an act designating October 12th as a public holiday.

The committee recommended that all after the enacting clause of the bill be stricken out.

The recommendation was concurred in and all after the enacting clause of the bill was stricken out.

The Committee of the Whole also reported progress on

Senate Bill No. 6 (file No. 84)—

A bill to amend title and secs. 2, 3, 4, 8, 9, 12, 14, 16, 17, 18, 19 and 20 of Act No. 226, P. A. of 1917 and to repeal sec. 13—consolidation of rural school districts.

The committee recommended that the bill be given further consideration.

The recommendation was concurred in, and the committee was given leave further to consider the bill.

The Committee of the Whole also reported

House Bill No. 42 (file No. 168)—

A bill to amend section 40 of chapter 35, Act No. 314, Public Acts of 1915—Judicature Act.

The Committee recommended the adoption of the following amendments thereto and the passage of the bill when so amended:

Amend by striking out of lines 17 and 18 of section 40 the words "all fines other than those for the violation of the penal laws, penalties and forfeitures" and inserting in lieu thereof the words "all fines, penalties and forfeitures, other than those for the violation of the penal laws."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Culver moved to take from the table

House Bill No. 19 (file No. 146), entitled

A bill to repeal Act No. 147 of the Public Acts of 1919, entitled "An act to create a community council commission, county community boards and community councils, and to define the powers and duties thereof; to provide for the appointment, election and removal of members thereof; and to make an appropriation for the purposes of this act," and to provide for the disposition of the Michigan patriotic fund.

The motion prevailed.

The bill was then read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lee	Mr. Rankin
Allard	Farrier	Leedy	Rasmussen
Atwood	Frick	Lennon	Rauchholz
Averill	Fuller	Lewis	Read
Barnard	Gettel	Locke	Reutter
Braman	Glaspie	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Stevenson
Byrum	Harris	Menerey	Strauch
Case	Hartway	Miles	Strom
Chase	Henze	Miller, Geo. H.	Titus
Coleman	Holland	Miller, Wm. F.	Town
Copley	Hopkins	Morrison	Townsend
Culver	Hubbard	Mosier	Vine
Curtis	Hunter	Nevis	Wade
Dacey	Jensen	O'Brien	Warner, Jos. E.
Dafoe	Jerome	Olmsted	Watson
Danz	Jewell	Osborn	Wells
DeWitt	Johnson	Palmer	Welsh
Emerson	Kirby	Pitkin	Woodruff
Evans	Kooyers	Ramsey	Speaker

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NAYS.

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The House agreed to the title of the bill.

Mr. Lord moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Olmsted moved that an indefinite leave of absence be granted to Mr. Farrier.
The motion prevailed.

Mr. Case asked and obtained leave of absence from the sessions of Friday and Tuesday.

Mr. Dafoe asked and obtained leave of absence from Tuesday's session.

Mr. Lewis asked and obtained leave of absence from tomorrow's session.

Mr. Gettel moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, April 1, at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives

JOURNAL OF THE HOUSE

NUMBER FIFTY-FIVE.

Lansing, Friday, April 1, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. W. H. Shannon, of the Mayflower Congregational Church of Lansing, offered the invocation:

"We look to Thee, our Father, this morning for blessing. We thank Thee for the rest of a night and for bringing us to behold the light of this very beautiful day. We feel as the Psalmist felt in the long ago, like saying 'Bless the Lord, O my soul, and all that is within me bless His holy name; bless the Lord, O my soul, and forget not all His benefits.' Truly Thou hast been good to us. We pray Thy blessing to rest upon us in all the duties, in all the responsibilities of this day. Help us in our thinking, in our planning, in all we do. Bless the Nation that we love. Bless, we pray Thee, our President and all in authority. Grant under the constituted authorities that we may live happy lives in all godliness and honesty. May peace be within our borders and plenty within our stores. Bless our own State of Michigan; bless our Governor and all our legislators. Give to every one of them wisdom; help them as they plan to plan wisely; to make Michigan a good State, a happy State in which to live; and in all we do may God be honored and glorified. We will give Thee the praise and the glory now and forever. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:—Messrs. Case, Dean, Dunn, Ewing, Farrier, Francis, Hart, Ladd, Lee, Leedy, Lewis, Liddy, Geo. H. Miller, Moore, Robinson, and Smith.

The following members were absent without leave:—Messrs. Dacey, DeWitt, Haan, Jerome, Johnson, Palmer, Ramsey, and Welsh.

Mr. Butler moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Lord moved that the rules be suspended and that the House take up the order of Motions and Resolutions.

The motion prevailed, two-thirds of all the members present voting therefor..

Motions and Resolutions.

Mr. Lord moved that a respectful message be sent to the Senate, asking the return to the House of

Senate Concurrent Resolution No. 18—

A resolution providing for adjournment for more than three days.

(For text of resolution see p. 612 of House Journal.)

The motion prevailed.

Mr. Strom moved to reconsider the vote by which the House, on Thursday, March 31, had concurred in the recommendation of the Committee of the Whole that all after the enacting clause of the following bill be stricken out:

House Bill No. 332 (file No. 157)—

A bill to amend sections 16 and 17, Act No. 141, Public Acts of 1917—an act to provide for the organization of school districts in certain cities.

The motion prevailed.

Mr. Strom moved that the bill be laid on the table.
The motion prevailed.

Presentation of Petitions.

Mr. Town presented

Petition No. 526.

Petition of Mrs. John Rohrer and 30 others endorsing Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Harris presented

Petition No. 527.

Petition of the D. A. R. of Saginaw endorsing the Mothers' Pension bill.
The petition was referred to the Committee on Judiciary.

Mr. Harris presented

Petition No. 528.

Petition of the D. A. R. of Saginaw endorsing the "Age of Consent" bill.
The petition was referred to the Committee on Judiciary.

Mr. Harris presented

Petition No. 529.

Petition of the D. A. R. of Saginaw endorsing the "Common Law Marriage" bill.
The petition was referred to the Committee on Judiciary.

Mr. Harris presented

Petition No. 530.

Petition of the Research Club of Saginaw endorsing the Mothers' Pension bill.
The petition was referred to the Committee on Judiciary.

Mr. Harris presented

Petition No. 531.

Petition of the Research Club of Saginaw endorsing the "Common Law Marriage" bill.

The petition was referred to the Committee on Judiciary.

Mr. Hunter presented

Petition No. 532.

Petition of Shelly E. Race and 98 others endorsing Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Braman presented

Petition No. 533.

Petition of M. Braun and 68 other citizens of Huron county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Welsh presented

Petition No. 534.

Petition of George A. Harris and 25 other citizens of Grand Rapids favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. O'Brien presented
Petition No. 535.

Petition of A. R. Pearce and 125 others endorsing Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Town presented
Petition No. 536.

Petition of Mrs. Nina Dewey and 15 other members of the Home Culture Club of Jackson favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Rowe presented
Petition No. 537.

Petition of C. F. Frank and 28 other citizens of Hillsdale county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Thursday, March 31:

Senate Bill No. 60 (file No. 189)—

A bill requiring railroad companies to equip locomotive engines with either cab curtains or vestibule cabs;

House Bill No. 302 (file No. 190)—

A bill to make appropriations for the Northern State Normal School;

House Bill No. 50 (file No. 191)—

A bill to make appropriations for Central Michigan Normal School;

House Bill No. 106 (file No. 192)—

A bill to make appropriations for Western State Normal School;

House Bill No. 104 (file No. 193)—

A bill to make appropriations for the State Normal College;

House Bill No. 173 (file No. 194)—

A bill to make deficiency appropriations for State normal schools;

House Bill No. 109 (file No. 195)—

A bill to make appropriations for the Pontiac State Hospital;

House Bill No. 48 (file No. 196)—

A bill to make appropriations for Traverse City State Hospital;

House Bill No. 110 (file No. 197)—

A bill to make appropriations for the Newberry State Hospital.

Mr. Dacey entered the House and took his seat.

Reports of Standing Committees.

The Committee on Michigan College of Mines, by Mr. Frick, Chairman, reported

House Bill No. 432—

A bill to make appropriations for the Michigan College of Mines.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of Section 1 after the word "of" in line three and inserting in lieu thereof the following: "One hundred ninety-eight thousand seven hundred dollars and five cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred fifty-eight thousand nine hundred twenty-four dollars eighty cents, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
President	\$ 6,000.00	\$ 6,000.00
Other Personal Service	115,300.00	115,300.00
Total Personal Service.....	\$121,300.00	\$121,300.00
Supplies:		
Fuel	12,000.00	12,000.00
Other Supplies	8,750.00	8,150.00
Contractual Service	12,149.80	12,099.50
Maintenance of Land	300.00	300.00
Maintenance of Structures and Improvements.....	2,250.00	2,250.00
Maintenance of Equipment	1,325.00	1,325.00
Outlay for Structures and Improvements:		
Completion and Equipment of Chemistry Building....	31,025.25	
Outlay for Equipment	9,600.00	1,500.00
Totals	\$198,700.05	\$158,924.80

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 393—

A bill to promote the public safety and make more safe crossings of streets and highways with railroads and railways.

The committee recommended that the accompanying substitute, with the same title, be adopted, and that the bill then pass.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 58 (file No. 47), entitled

A bill to promote the establishing of deep-water connections between the Great Lakes and the Atlantic Ocean, to provide for a commission to carry out the object hereof, to make an appropriation for expenses incurred hereunder, and to provide a tax to meet the same.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate returning with certain amendments House Bill No. 229 (file No. 73)—

A bill to amend sections 3, 6, 7, 10, 11, 14 and 20, part 3, Act No. 10, Public Acts of first Extra Session of 1912—Workmen's Compensation Law.

The following are the amendments made to the bill by the Senate:

1. Section 10, line 10, after the figure "14," insert a comma and the words "Part Three" and a comma.
2. Section 11, line 5, strike out the word "and."
3. Section 11, line 6, strike out the words "upon proper cause shown" and insert in lieu thereof the word "may"; also in same line strike out the word "allows" and insert in lieu thereof the word "allow."
4. Section 14, line 7, after the word "board," insert the words, "or member or deputy member."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning
House Bill No. 237 (file No. 67)—

A bill to amend section 1, Act No. 235, Public Acts of 1911—an act to provide for payment of funeral expenses of deceased soldiers, sailors, et al.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 149 (file No. 37)—

A bill to amend Act No. 156, Public Acts of 1851—to permit the appointment of county purchasing agents by boards of supervisors.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

Mr. Lennon moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with certain amendments
House Bill No. 3 (file No. 22)—

A bill to relieve county and state from support of certain classes of aliens.

The following are the amendments made to the bill by the Senate:

(1) Section 2, line 5, after the word "age" insert "whether."

(2) Section 2, line 5, after the word "single" insert "whether he can."

The message informed the House of Representatives that the Senate had passed the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate re-returning, with the Senate amendments thereto.

House Bill No. 26 (file No. 54)—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—an act to permit spearing of certain fish in St. Joseph county.

The message informed the House of Representatives that the Senate insists on its amendments and asks for a conference on the matter of difference between the two houses relative to the bill.

Mr. Watson moved that the House comply with the request of the Senate for a conference.

The motion prevailed.

The Speaker announced as the conferees on the part of the House, Messrs. Allard, Watson, and Woodruff.

Messrs. Welsh, Jerome, and Palmer entered the House and took their seats.

Introduction of Bills.**Mr. Copley introduced**

House Bill No. 486, entitled

A bill providing that money deposited or advanced for the use or rental of personal property shall be a trust fund for the benefit of the depositor, and prohibiting a waiver of any of the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

Mr. Woodruff introduced

House Bill No. 487, entitled

A bill to provide for the alteration of boundaries of school districts where two or more school districts include property within the corporate limits of a village.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Wade introduced

House Bill No. 488, entitled

A bill to amend section 13 of chapter 3 of Act No. 314 of the Public Acts of 1915, The Judicature Act of 1915, being section 12241 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Welsh introduced

House Bill No. 489, entitled

A bill to amend section 1 of Act No. 22 of the Public Acts of 1919, extra session, entitled "An act to provide for the appointment of county agents of the State Board of Corrections and Charities; to prescribe the powers, duties and compensation thereof; and to provide for the repeal of all acts or parts of acts inconsistent with the provisions hereof," approved June 25, 1919.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Barnard introduced

House Bill No. 490, entitled

A bill to amend sections 2, 5 and 8 of Act No. 71 of the Public Acts of 1919, entitled "An act to provide for the formulation and establishment of a uniform system of accounting and reporting in the several departments, offices and institutions of the State Government, and in all county offices; to provide for the examination of the books and accounts of each State department, office and institution, and of each county office; to provide for annual financial reports from all such departments, institutions and offices, and for the tabulation and publication of comparative financial statistics relating thereto, to provide that the Auditor General and Board of State Auditors shall administer the provisions of this act, prescribing their powers and duties in relation thereto; to provide penalties for violation, or failure to comply with the requirements of this act; to provide for meeting the expense authorized by this act, and to repeal Act No. 183, Public Acts of 1911, and all other acts or parts of acts contravening the provisions of this act."

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Read introduced

House Bill No. 491, entitled

A bill to amend sections 15 and 18 of Act No. 181 of the Public Acts of 1919, entitled "An act to provide for the prevention and suppression of contagious, infectious and communicable diseases of live stock; to provide for the creation of a Department of Animal Industry of the State of Michigan; to authorize and require the appointment of a State Commissioner of Animal Industry, of two advisory commissioners and of a State Veterinarian; to prescribe the powers and duties of said officers, and to repeal all acts or parts of acts contravening

the provisions of this act," approved May second, nineteen hundred nineteen, and to add three new sections to said act to stand as sections 21-a, 21-b, and 21-c.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Third Reading of Bills.

House Bill No. 153 (file No. 132), entitled

A bill defining the liability of common carriers, railroad and transportation companies for damage to freight, in certain cases when the damage is caused by an agency beyond the control of the carrier,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Allard	Mr. Green	Mr. McKeon	Mr. Sanson
Barnard	Hall	Manwaring	Sargent
Braman	Harris	Meggison	Stevenson
Bryan	Henze	Menerey	Strauch
Byrum	Holland	Miller, Wm. F.	Strom
Chase	Hopkins	Morrison	Town
Coleman	Hubbard	Mosier	Townsend
Copley	Hunter	O'Brien	Vine
Culver	Jensen	Olmsted	Wade
Curtis	Jerome	Osborn	Warner, Jos. E.
Dacey	Jewell	Palmer	Watson
Danz	Kirby	Pitkin	Wells
Emerson	Kooyers	Rankin	Welsh
Frick	Lennon	Rasmussen	Woodruff
Glaspie	Locke	Read	Speaker
Gowdy	MacDonald	Rowe	

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NAYS.

Mr. Burnham	Mr. Hartway	Mr. Titus	8
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The House agreed to the title of the bill.

The Speaker called Mr. Copley to the chair.

Senate Bill No. 45 (file No. 33), entitled
A bill to provide for a course of study in fire prevention to be taught in the public schools,

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Hartway	Mr. Manwaring	Mr. Sargent
Barnard	Henze	Meggison	Stevenson
Braman	Holland	Miller, Wm. F.	Strauch
Chase	Hubbard	Morrison	Titus
Dacey	Hunter	O'Brien	Town
Dafoe	Jensen	Olmsted	Townsend
Danz	Jerome	Osborn	Vine
Emerson	Jewell	Palmer	Wade
Frick	Kooyers	Rankin	Warner, Jos. E.
Gowdy	Lennon	Rauchholz	Watson
Hall	Locke	Rowe	Wells
Harris	MacDonald	Sanson	Woodruff

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NAYS.

Mr. Burnham

Mr. Coleman

Mr. Culver

Mr. Welsh

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House Bill No. 335 (file No. 148), entitled

A bill authorizing and requiring the purchase of certain primary school lands for general State public purposes, and making an appropriation therefor,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Allard
Atwood
Averill
Barnard
Braman
Brown
Bryan
Burnham
Butler
Byrum
Chase
Coleman
Copley
Culver
Curtis
Dacey
Dafoe
Danz
Emerson

Mr. Evans
Frick
Fuller
Gettel
Glaspie
Gowdy
Green
Hall
Harris
Hartway
Henze
Holland
Hopkins
Hubbard
Hunter
Jensen
Jerome
Jewell
Kirby
Kooyers

Mr. Lennon
Locke
Lord
MacDonald
McKeon
Manwaring
Meggison
Menerey
Miles
Miller, Wm. F.
Morrison
Mosier
Nevins
O'Brien
Olmsted
Osborn
Palmer
Pitkin
Rankin
Rasmussen

Mr. Rauchholz
Read
Reutter
Rowe
Sanson
Sargent
Stevenson
Strauch
Strom
Titus
Town
Townsend
Vine
Wade
Warner, Jos. E.
Watson
Wells
Welsh
Woodruff
Speaker

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NAYS.

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The House agreed to the title of the bill.

House Bill No. 374 (file No. 150), entitled

A bill to amend section 4 of Act No. 241 of the Public Acts of 1903, entitled "An act for the establishment of county normal training classes and for the maintenance and control of the same," being section 5946 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Allard
Atwood
Averill
Barnard
Braman
Brown
Bryan
Burnham
Butler
Byrum
Case
Chase
Coleman
Copley
Culver

Mr. Evans
Frick
Fuller
Gettel
Glaspie
Gowdy
Green
Hall
Harris
Hartway
Henze
Holland
Hopkins
Hubbard
Hunter
Jensen

Mr. Lennon
Locke
Lord
MacDonald
McKeon
Manwaring
Meggison
Menerey
Miles
Miller, Wm. F.
Morrison
Mosier
Nevins
O'Brien
Olmsted
Osborn

Mr. Rauchholz
Read
Reutter
Rowe
Sanson
Sargent
Stevenson
Strauch
Strom
Titus
Town
Townsend
Vine
Wade
Warner, Jos. E.
Watson

Mr. Curtis	Mr. Jerome	Mr. Palmer	Mr. Wells
Dacey	Jewell	Pitkin	Welsh
Dafoe	Kirby	Rankin	Woodruff
Danz	Kooyers	Rasmussen	Speaker
Emerson			81

NAYS.

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The House agreed to the title of the bill.

House Bill No. 342 (file No. 152), entitled

A bill to amend sections 2 and 3 of Act No. 183 of the Public Acts of 1909, entitled, as amended, "An act to prohibit the taking, killing, trapping or molesting of certain fur-bearing animals at certain times, and to prohibit the destruction or the molesting of the houses, holes or habitats of certain fur-bearing animals at all times," being sections 7511 and 7512 of the Compiled Laws of 1915, as amended by act No. 371 of the Public Acts of 1919,

Was read a third time, and, the question being on its passage,

Mr. Glaspie moved to amend the bill

By inserting in line 2 of section 3 after the word "beaver," the word "skunk."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Glaspie moved that the further consideration of the bill be postponed until Monday, April 4.

The motion prevailed.

Motions and Resolutions.

Mr. O'Brien moved to reconsider the vote by which the House had today failed to pass

Senate Bill No. 45 (file No. 33)—

A bill to provide for a course in fire prevention to be taught in the public schools.

The motion prevailed.

Mr. O'Brien moved that the bill be laid on the table.

The motion prevailed.

The Speaker resumed the chair.

Mr. Ramsey entered the House and took his seat.

General Orders of the Day.

The Speaker called Mr. Meggison to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

Senate Bill No. 170 (file No. 124)—

A bill to protect the title of motor vehicles and trailers;

House Bill No. 246 (file No. 85)—

A bill to prohibit the payment of commissions, etc., to those furnishing material for public works;

House Bill No. 365 (file No. 160)—

A bill to provide for a revolving fund for the construction of drains;

Senate Bill No. 195 (file No. 145)—

A bill to provide for the transfer of the legislative reference and information department to the Legislature;

House Bill No. 396 (file No. 170)—

A bill to amend section 17, Act No. 59, Public Acts of 1915—an act to provide for the maintenance of highways;

House Bill No. 168 (file No. 173)—

A bill to amend sections 59 and 89 of Act No. 206, Public Acts of 1893—to reduce penalty on delinquent taxes;

House Bill No. 360 (file No. 174)—

A bill to amend the title and sections 1, 2, 5 and 8, Act No. 237, Public Acts of 1919—an act to authorize the payment of salaries to sheriffs and their deputies;

House Bill No. 265 (file No. 175)—

A bill to amend sections 19 and 20 of Act No. 217, Public Acts of 1903—an act to revise the laws organizing asylums for the insane;

House Bill No. 407 (file No. 176)—

A bill to amend sections 2 and 6, chapter 1, part 4, Act No. 256, Public Acts of 1917—an act to revise the laws relating to the insurance and surety business;

House Bill No. 406 (file No. 177)—

A bill to amend section 10, chapter 1, part 2, Act No. 256, Public Acts of 1917—an act to revise the laws relating to the insurance and surety business;

House Bill No. 397 (file No. 178)—

A bill to abolish the State Board of Library Commissioners;

Senate Bill No. 116 (file No. 100)—

A bill to repeal section 11, chapter 19, Act No. 203, Public Acts of 1917—the general election law;

Senate Bill No. 115 (file No. 99)—

A bill to amend section 27, Act No. 281, Public Acts of 1909—an act relative to the nomination of party candidates for public office and delegates to political conventions;

Senate Bill No. 156 (file No. 113)—

A bill to repeal section 5, Act No. 368, Public Acts of 1919—an act to provide for the licensing of operators of motor vehicles;

Senate Bill No. 64 (file No. 52)—

A bill to amend section 1, chapter 8, Act No. 3, Public Acts of 1895—an act to provide for the incorporation of villages and to define their powers and duties;

Senate Bill No. 150 (file No. 109)—

A bill to provide a primary election system for the nomination of village officers;

Senate Bill No. 208 (file No. 157)—

A bill to amend sec. 12 of Act No. 65, Public Acts of 1919—relative to school district bonds.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

Senate Bill No. 114 (file No. 98)—

A bill to promote Americanization through the education of certain persons.

The committee recommended that the bill be referred to the Committee on Ways and Means.

The recommendation was concurred in and the bill was so referred.

The Committee of the Whole also reported

House Bill No. 405 (file No. 180)—

A bill to amend section 3 of Act No. 252, Public Acts of 1917—an act to determine benefits derived by State from certain proposed drains in Jackson County, etc.

The committee recommended that the bill be referred to the Committee on Ways and Means.

The recommendation was concurred in and the bill was so referred.

The Committee of the Whole also reported

Senate Bill No. 18 (file No. 19)—

A bill to amend section 7, Act No. 6, Public Acts of the Extra Session of 1907—an act to define and to regulate the treatment and control of dependent, neglected and delinquent children.

The committee recommended that all after the enacting clause of the bill be stricken out.

The recommendation was concurred in and all after the enacting clause of the bill was stricken out.

By unanimous consent, the House returned to the order of

Messages from the Senate.

A message was received from the Senate returning, in accordance with the request of the House, therefor,

Senate Concurrent Resolution No. 18—

A resolution providing for an adjournment for more than three days.

(For text of resolution see p. 612 of House Journal.)

Mr. Wells moved to reconsider the vote by which the House on Thursday, March 31, adopted the resolution.

The motion prevailed.

Mr. Wells moved that the resolution be laid on the table.

The motion prevailed.

Mr. Glaspie moved that when the House adjourns today it stand adjourned until Monday, April 4, at 8:30 o'clock p. m.

The motion prevailed.

Messrs. Dafoe, Gettel, Strauch, Chase, Brown, Braman, and Rasmussen asked and obtained leaves of absence from Monday's session.

Mr. Dacey asked and obtained leave of absence from the sessions of Monday and Tuesday.

Mr. Curtis moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Monday, April 4, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FIFTY-SIX.

Lansing, Monday, April 4, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. C. H. Heaton, of the South Baptist Church of Lansing, offered the invocation:

"Almighty God, who has taught us by the lips of the great Teacher to call Thee Heavenly Father, we rejoice that Thou art not far from any one of us. Indeed, in Thee we live and move and have our being. It is fitting, therefore, that the members of this House of Representatives of the great State of Michigan should pause for a moment to recognize Thee and to worship Thee and to seek Thy favor. Heavenly Father, we pray Thou wilt guide us in the work that is before us. Grant, our Father, that we may be actuated by principles of righteousness. We pray Thy blessing may abide with all we do. Grant, Heavenly Father, only such laws may be enacted through our efforts that will be in accord with Thy holy wish. Bless all those in authority in this great land of ours. Bless the President of these United States, the Governor of this State, and all their counsellors. Bless, we pray Thee, all those in offices of trust and grant that each and every one may discharge the duties and meet the responsibilities devolving upon him as in Thy sight, so that this country of ours shall prosper. These things we ask in the name and through the merits of Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Braman, Brown, Case, Chase, Dafee, Dean, Dunn, Ewing, Farrier, Gettel, Ladd Lee, Leedy, Liddy, Geo. H. Miller, Rasmussen, Smith, and Strauch.

The following members were absent without leave: Messrs. Atwood, Averill, Butler, DeWitt, Emerson, Frick, Haan, Hart, Hunter, Johnson, McKeon, O'Brien, Rankin, Rauchholz, Sanson, Titus, and Town.

Mr. Wells moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. Dacey moved that an indefinite leave of absence be granted to Mr. Sanson. The motion prevailed.

Presentation of Petitions.

Mr. MacDonald presented
Petition No. 538.

Petition of Stephen Williams and 49 others favoring the passage of Senate Bill No. 179 and House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Lewis presented
Petition No. 539.

Petition of Dell Davis and 49 other citizens of Charlevoix county favoring the passage of Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Jensen presented
Petition No. 540.

Petition of Matt J. Miller and 36 other citizens of Gladstone favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Jerome presented
Petition No. 541.

Petition of M. N. Underwood and 218 others favoring the passage of Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Coleman presented
Petition No. 542.

Petition of Philip Heyser and 15 other citizens of Marshall favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Copley presented
Petition No. 543.

Petition of Wm. Hicks and 25 others favoring the passage of House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Coleman presented
Petition No. 544.

Petition of Mrs. May Anderson and 60 other citizens of Calhoun county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Dacey presented
Petition No. 545.

Petition of Mrs. George B. Greening and 148 other members of the Catholic Study Club, Detroit, favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Aldrich presented
Petition No. 546.

Petition of George McClelland and 36 other citizens of Cheboygan favoring the passage of the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Robinson presented
Petition No. 547.

Petition of the D. A. R. of Saginaw favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Robinson presented
Petition No. 548.

Petition of the D. A. R. of Saginaw endorsing House Bill No. 156 relative to high school tuition.

The petition was referred to the Committee on Education.

Mr. Robinson presented
Petition No. 549.

Petition of the D. A. R. of Saginaw endorsing the Townsend Health Officer bill.

The petition was referred to the Committee on Public Health.

Mr. Hopkins presented
Petition No. 550.
Petition of Pearl McDonald and 19 other citizens of Manistee favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Townsend presented,
Petition No. 551.
Petition of F. E. Watson and 78 other citizens of Jackson favoring the retention of the State Constabulary.
The petition was referred to the Committee on State Affairs.

Mr. Wells presented
Petition No. 552.
Petition of Lella K. Walker and 52 others favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Lewis presented
Petition No. 553.
Petition of Carrie D. McCumber and 14 other citizens of Boyne City favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Mr. Curtis presented
Petition No. 554.
Petition of C. G. Hillinger and 78 other citizens of Battle Creek favoring the passage of the "Full Crew" bill.
The petition was referred to the Committee on Railroads.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed on the files of the members, Friday, April 1:

Senate Bill No. 242 (file No. 190)—

A bill to amend sections 8 and 10, Chapter III, Part II, of Act No. 256 of the Public Acts of 1917—an act to revise, consolidate and classify the laws relating to the insurance and surety business;

Senate Bill No. 243 (file No. 191)—

A bill to amend section 4 of Act No. 205 of the Public Acts of 1887—general banking law;

Senate Bill No. 244 (file No. 192)—

A bill to provide for the protection of owners and operators of hospitals and sanitariums;

Senate Bill No. 245 (file No. 193)—

A bill to amend sections 9 and 10 of Act No. 129 of the Public Acts of 1883—an act for the organization of telephone and messenger service companies; and to add a new section to said act to be known as section 11;

Senate Bill No. 247 (file No. 194)—

A bill to prohibit the killing of deer until the year 1926 in the counties of Monroe, Macomb, Oakland and Wayne, and to provide a penalty therefor;

House Bill No. 201 (file No. 198)—

A bill to provide for the preservation of World War battle flags;

House Bill No. 399 (file No. 199)—

A bill to create a State Welfare Department;

House Bill No. 390 (file No. 200)—

A bill to provide for the improvement and maintenance of the bridge across Portage Lake, Houghton County, etc.;

House Bill No. 346 (file No. 201)—

A bill to amend section 1, chapter 4, Act No. 283, Public Acts of 1909—to provide for submitting question of adopting county road system;

House Bill No. 200 (file No. 202)—

A bill to amend the title and section 12 of Act No. 6, Public Acts of the Extra Session of 1907—an act relative to the treatment of dependent, neglected and delinquent children.

The Clerk also announced that the following named bills had been printed and placed on the files of the members, Monday, April 4:

Senate Bill No. 249 (file No. 195)—

A bill to amend sections 3, 6, 8 and 9 of Act No. 143 of the Public Acts of 1903—an act to provide for the government, management and control of the State Public School;

Senate Bill No. 166 (file No. 196)—

A bill to provide for appropriations for certain special State purposes to meet emergencies and deficiencies;

Senate Bill No. 210 (file No. 197)—

A bill to provide for the assessment, collection and distribution of moneys to be known as a State school fund;

Senate Bill No. 126 (file No. 198)—

A bill to make appropriations for the Board of Osteopathic Registration and Examination;

Senate Bill No. 134 (file No. 199)—

A bill to make appropriations for the Michigan State Board of Dental Examiners;

House Bill No. 428 (file No. 203)—

A bill to amend sections 1, 2, 3, 4, 5, 6, 10, 11, 19, 23 and 32, Act No. 134, Public Acts of 1885—an act to regulate the practice of pharmacy;

House Bill No. 343 (file No. 204)—

A bill to regulate the operation of restaurants, lunch-rooms, etc.;

House Bill No. 236 (file No. 205)—

A bill to amend section 7, of part 1, and sections 1, 5, 8, 9 and 10 of part 2, Act No. 10, Public Acts of First Extra Session of 1912—Workmen's Compensation Law;

House Bill No. 430 (file No. 206)—

A bill to amend section 9, chapter 3, Act No. 164, Public Acts of 1881—an act to revise the laws relating to primary schools;

House Bill No. 368 (file No. 207)—

A bill to abolish fraternities and other secret societies in the public schools;

House Bill No. 275 (file No. 208)—

A bill to amend sections 5 and 6 of Act No. 147, Public Acts of 1891—an act to provide for the election of a county commissioner of schools, etc.;

House Bill No. 384 (file No. 209)—

A bill to amend section 26, chapter 4, Act No. 283, Public Acts of 1909—the general highway law;

House Bill No. 5 (file No. 210)—

A bill to amend section 25 of chapter 7, Act 3, Public Acts of 1895—an act to provide for the incorporation of villages;

House Bill No. 420 (file No. 211)—

A bill to provide for the protection of fish in Reed's Lake and Fisk Lake in Kent county;

House Bill No. 440 (file No. 212)—

A bill to amend section 3, Act No. 365, Public Acts of 1913—an act to regulate fishing with tugs, launches, etc.;

House Bill No. 447 (file No. 213)—

A bill to repeal Act No. 105, Public Acts of 1907—an act to regulate the taking of fish in certain waters in Ingham and Eaton counties;

House Bill No. 263 (file No. 214)—

A bill to regulate the practice of chiropractic;

House Bill No. 61 (file No. 215)—

A bill to provide for the registration of births and deaths by the State Commissioner of Health;

House Bill No. 243 (file No. 216)—

A bill to require fair associations receiving public aid to make fiscal reports;

House Bill No. 423 (file No. 217)—

A bill to provide for the collection of agricultural statistics by supervisors;

House Bill No. 403 (file No. 218)—

A bill to amend section 10, Act No. 105, Public Acts of 1913—an act to provide a uniform system of probation;

Senate Bill No. 136 (file No. 200)—A bill to make appropriations for the Michigan State Board of Examiners in Optometry;

Senate Bill No. 142 (file No. 201)—A bill to make appropriations for Michigan Historical Commission;

Senate Bill No. 175 (file No. 202)—

A bill to amend section 6 of chapter 15 of the Revised Statutes of 1846, entitled "Of resignations, vacancies and removals, and of supplying vacancies;

Senate Bill No. 193 (file No. 203)—

A bill to amend section 11 of Act No. 326 of the Public Acts of 1913—an act to provide for the leasing, control and taxation of certain lands owned and controlled by the State.

Messages from the Governor.

Messages were received from the Governor informing the House of Representatives that on Friday, April 1, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 8 (House Bill No. 199, file No. 43)—

An act to amend the title of and add sections 3, 4, 5, and 6 to Act No. 266 of the Public Acts of 1917—an act relative to school district bonds;

House Enrolled Act No. 9 (House Bill No. 60, file No. 34)—

An act to amend section 1, chapter 7, Act No. 3, Public Acts of 1895—to permit village corporations to regulate dance halls, etc.;

House Enrolled Act No. 10 (House Bill No. 151, file No. 27)—

An act to amend sections 2, 8, 10, 14, 17, 18, 26, 27, 29, 30, 42, 47, 48 and 63 of Act No. 59, Public Acts of 1915—general highway law.

Messages From The Senate.

The Speaker laid before the House

House Bill No. 3 (file No. 22)—

A bill to relieve county and state from support of certain classes of aliens.

The bill was received from the Senate on Friday, April 1, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For amendments see p. 633 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Green	Mr. Lord	Mr. Read
Allard	Hall	MacDonald	Reutter
Barnard	Harris	Manwaring	Robinson
Bryan	Hartway	Meggison	Rowe
Burnham	Henze	Menerey	Sargent
Byrum	Holland	Miles	Stevenson.
Coleman	Hopkins	Miller, Wm. F.	Strom
Copley	Hubbard	Moore	Townsend
Culver	Jensen	Morrison	Vine
Curtis	Jerome	Mosier	Wade
Dacey	Jewell	Nevins	Warner, Jos. E.
Danz	Kirby	Olmsted	Watson
Evans	Kooyers	Osborn	Wells
Francis	Lennon	Palmer	Welsh
Fuller	Lewis	Pitkin	Woodruff
Glaspie	Locke	Ramsey	Speaker
Gowdy			

65

NAYS.

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House
House Bill No. 229 (file No. 73)—

A bill to amend sections 3, 6, 7, 10, 11, 14 and 20, part 3, Act No. 10, Public Acts of first Extra Session of 1912—Workmen's Compensation Law.

The bill was received from the Senate on Friday, April 1, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For amendments see p. 632 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Green	Mr. Lord	Mr. Read
Allard	Hall	MacDonald	Reutter
Barnard	Harris	Manwaring	Robinson
Bryan	Hartway	Meggison	Rowe
Burnham	Henze	Menerey	Sargent
Byrum	Holland	Miles	Stevenson
Coleman	Hopkins	Miller, Wm. F.	Strom
Copley	Hubbard	Moore	Townsend
Culver	Jensen	Morrison	Vine
Curtis	Jerome	Mosier	Wade
Dacey	Jewell	Nevins	Warner, Jos. E.
Danz	Kirby	Olmsted	Watson
Evans	Kooyers	Osborn	Wells
Francis	Lennon	Palmer	Welsh
Fuller	Lewis	Pitkin	Woodruff
Glaspie	Locke	Ramsey	Speaker
Gowdy			

65

NAYS.

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate re-transmitting
Senate Bill No. 76 (file No. 64)—

A bill to amend section 107 of chapter 14 of the Revised Statutes of 1846, entitled "Of County Officers," being section 2491 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had non-concurred in the amendment made to the bill by the House of Representatives.

(For text of amendment see p. 499 of House Journal.)

Mr. Jensen moved that the House insist on its amendment and ask for a conference with the Senate relative to the matters of difference as to the bill.

The motion prevailed.

A message was received from the Senate transmitting
Senate Bill No. 211 (file No. 176), entitled

A bill to provide a method whereby township school districts organized under Act No. 176 of the Public Acts of 1891, entitled "An act for the organization of township school districts in the Upper Peninsula", comprised in sections 5892 to 5908, inclusive, of the Compiled Laws of 1915, may change to one or more primary school districts.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate, transmitting
Senate Bill No. 112 (file No. 104), entitled

A bill to amend section 1 and to repeal section 5 of Act No. 412 of the Public Acts of 1919, entitled "An act for the protection of dependent minor children and to compel enforcement of chancery decrees where there are minor children in divorce cases, who are liable to become public charges and are not properly cared for by their custodians and to enforce the payment of amounts decreed them in court of chancery."

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Introduction of Bills.

Mr. Ramsey introduced

House Bill No. 492, entitled

A bill to direct the board of trustees for the Industrial School for Boys to convey certain lands to the State of Michigan for use for military purposes.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Ramsey introduced

House Bill No. 493, entitled

A bill to direct the State Military Board to turn the control of certain lands over to the Department of Conservation for use for park purposes.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Olmsted introduced

House Bill No. 494, entitled

A bill to make an appropriation for the Department of Labor and Industry for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Welsh introduced

House Bill No. 495, entitled

A bill to provide for the appointment of police court clerks in cities having a population of more than 100,000 and less than 200,000.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

Mr. Welsh introduced

House Bill No. 496, entitled

A bill to fix the salaries of officers of police courts in cities having a population of more than 100,000 and less than 200,000.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

Third Reading of Bills.

House Bill No. 382 (file No. 155), entitled

A bill to amend sections 1, 2 and 9 of Act No. 368 of the Public Acts of the State of Michigan for the year 1919, entitled "An act to provide for the licensing of operators of motor vehicles, and the suspension and revocation of such license in certain cases."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Lord	Mr. Ramsey
Allard	Hall	MacDonald	Read
Barnard	Harris	Manwaring	Robinson
Burnham	Hartway	Meggison	Rowe
Byrum	Henze	Menerey	Sargent
Coleman	Holland	Miles	Stevenson
Copley	Hopkins	Miller, Wm. F.	Strom
Culver	Hubbard	Moore	Townsend
Curtis	Jensen	Morrison	Vine
Dacey	Jewell	Mosier	Wade
Danz	Kirby	Nevis	Warner, Jos. E.
Evans	Kooyers	Olmsted	Wells
Francis	Lennon	Osborn	Welsh
Fuller	Lewis	Palmer	Woodruff
Glaspie	Locke	Pitkin	Speaker

60

NAYS.

0

The House agreed to the title of the bill.

Pending the third reading of
House Bill No. 388 (file No. 156)—

A bill to provide the method for changing a township school district to one or more primary districts,

Mr. Jensen moved that the bill be laid on the table.
The motion prevailed.

House Bill No. 355 (file No. 159), entitled

A bill to repeal Act No. 210 of the Public Acts of 1895, entitled "An act regulating the system of drawing and accounting for money used for postage in the several State offices and departments," approved May 25, 1895,

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Hopkins	Mr. Miller, Wm. F.
Allard	Francis	Hubbard	Moore
Barnard	Fuller	Jensen	Morrison
Burnham	Gowdy	Jewell	Ramsey
Byrum	Green	Kirby	Stevenson
Coleman	Hall	Kooyers	Vine
Copley	Harris	Lewis	Warner, Jos. E.
Culver	Hartway	Locke	Welsh
Curtis	Henze	MacDonald	Woodruff
Dacey	Holland	Meggison	Speaker
Danz			

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NAYS.

Mr. Lord	Mr. Osborn	Mr. Rowe	Mr. Wade
Miles	Read	Townsend	Watson
Nevins	Robinson		

10

Mr. Burnham moved to reconsider the vote by which the House did not pass House Bill No. 355 (file No. 159).

The motion prevailed.

Mr. Burnham moved that the bill be laid on the table.
The motion prevailed.

House Bill No. 366 (file No. 164), entitled

A bill to repeal Act No. 252 of the Public Acts of 1903, entitled "An act to provide for the protection of fish in Brevoort lake, county of Mackinac and State of Michigan."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Green	Mr. Lord	Mr. Read
Allard	Hall	MacDonald	Reutter
Barnard	Harris	Manwaring	Robinson
Bryan	Hartway	Meggison	Rowe
Burnham	Henze	Menerey	Sargent
Byrum	Holland	Miles	Stevenson
Coleman	Hopkins	Miller, Wm. F.	Strom
Copley	Hubbard	Moore	Townsend
Culver	Jensen	Morrison	Vine
Curtis	Jerome	Mosier	Wade
Dacey	Jewell	Nevins	Warner, Jos. E.
Danz	Kirby	Olmsted	Watson
Evans	Kooyers	Osborn	Wells
Francis	Lennon	Palmer	Welsh
Fuller	Lewis	Pitkin	Woodruff
Glaspie	Locke	Ramsey	Speaker
Gowdy			65

NAYS.

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The House agreed to the title of the bill.

House Bill No. 338 (file No. 165), entitled

A bill to amend the title and section 1 of Act No. 144 of the Public Acts of the State of Michigan for the year 1907, entitled "An act to prevent the desertion and abandonment of wife or children by persons charged by law with the maintenance thereof; to make such abandonment and desertion a felony and to prescribe the punishment therefor; to provide for the care of the dependent wife and children; and to repeal Act No. 39 of the Public Acts of 1903," section 1 of said act being compilers' section 7789 of the Compiled Laws of the State of Michigan for the year 1907,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Gowdy	Locke	Ramsey
Allard	Green	Lord	Read
Barnard	Hall	MacDonald	Reutter
Bryan	Harris	Manwaring	Robinson
Burnham	Hartway	Meggison	Rowe
Byrum	Henze	Menerey	Sargent
Coleman	Holland	Miles	Stevenson
Copley	Hopkins	Miller, Wm. F.	Strom
Culver	Hubbard	Moore	Townsend
Curtis	Jensen	Morrison	Vine
Dacey	Jerome	Mosier	Wade
Danz	Jewell	Nevins	Warner, Jos. E.
Evans	Kirby	Olmsted	Watson
Francis	Kooyers	Osborn	Wells
Fuller	Lennon	Palmer	Woodruff
Glaspie	Lewis	Pitkin	Speaker

64

NAYS.

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The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Joseph E. Warner moved to reconsider the vote by which the House on Friday, April 1, concurred in the recommendation of the Committee of the Whole that all after the enacting clause of the following bill be stricken out:

Senate Bill No. 18 (file No. 19)—

A bill to amend Sec. 7 of Act No. 6 of the extra session of 1907—mother's pension act.

The motion prevailed.

The question being on concurring in the recommendation of the committee, that all after the enacting clause of the bill be stricken out,

Mr. Joseph E. Warner moved that the bill be laid on the table.

The motion prevailed.

Mr. Strom moved that the following bill be made a special order for Wednesday, April 6, at 3:00 o'clock p. m.:

House Bill No. 7 (file No. 6)—

A bill to regulate the display of motion picture films,

The motion prevailed, two-thirds of all the members present voting therefor.

General Orders of the Day.

The Speaker called Mr. Hall to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bill:

House Bill No. 353 (file No. 169)—

A bill to fix fees in certain justice courts.

The bill was placed on the order of Third Reading of Bills.

Mr. Olmsted moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Tuesday, April 5, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FIFTY-SEVEN.

Lansing, Tuesday, April 5, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. J. V. Esveld, of the Michigan Avenue Methodist Church of Lansing, offered the invocation:

"Almighty God, our Heavenly Father, we thank Thee this afternoon for the privilege we have of coming here and we pray as we begin this afternoon's session that we may pause just a moment so that we may know Thy will concerning our lives and concerning the work that is before us this day. We praise Thee for this time of the year when culture is speaking so loudly for itself. Be Thou in our State and in our country. Bless, we pray Thee, the nations in famine which are in trouble today. Let Thy special blessing rest upon this body of men who represent the laws of our land. Teach us Thy ways and may we hold very close to the laws that shall be enacted for the upbuilding of Thy kingdom. So teach us Thy will and help us to enact the best laws possible for the upbuilding of this great land. For Christ's sake, we ask it. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Case, Dafoe, Dean, Ewing, Farrier, Ladd, Lee, Leedy, Sanson, and Smith.

The following members were absent without leave: Messrs. Atwood, Chase, Dacey, DeWitt, Dunn, Emerson, McKeon, Gettel, and Rasmussen.

Mr. Jensen moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Green presented
Petition No. 555.

Petition of C. H. Willson and 50 other citizens of Birmingham, Oakland county, favoring the passage of House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 556.

Petition of Jessie H. Rouse and 6 other citizens of Saginaw favoring the passage of the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Stevenson presented
Petition No. 557.

Petition of E. R. Morgan and 17 other citizens of Detroit favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Wells presented
Petition No. 558.

Petition of John H. Buck and 37 other citizens of Cass county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Locke presented
Petition No. 559.

Petition of Wesley Colburn and 11 others favoring the passage of House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Lord presented
Petition No. 560.

Petition of Edna Hunter and 14 others protesting against separate schools for colored children.

The petition was referred to the Committee on Education.

Mr. Welsh presented
Petition No. 561.

Petition of George F. Cornell and 15 other citizens of Grand Rapids favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. J. E. Warner presented
Petition No. 562.

Petition of W. D. Mackan and 49 others favoring the passage of House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Kirby presented
Petition No. 563.

Petition of C. A. Fuhrman and 44 other citizens of Lawton protesting against any exemptions in the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Rowe presented
Petition No. 564.

Petition of Frank E. Whitney and 9 others protesting against House Bill No. 400, providing for the taking of certain lands belonging to the Michigan School for the Deaf at Flint for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Geo. H. Miller presented
Petition No. 565.

Petition of Frank Nixon and 6 other citizens of Grand Rapids favoring the passage of the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. O'Brien presented
Petition No. 566.

Petition of Maurice Kenel and 43 others favoring the passage of House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Harris presented
Petition No. 567.

Report of the committee on Saginaw Medical Association opposing the making of the University Hospital an open hospital; also opposing compulsory health insurance.

The Petition was referred to the Committee on University.

Mr. Jewell presented
Petition No. 568.

Petition of J. H. Warner and 49 other citizens of Lake Linden favoring the passage of Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Frick presented

Petition No. 569.

Petition of A. M. Todd and 250 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented

Petition No. 570.

Petition of Albert E. Manning and 98 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Hunter presented

Petition No. 571.

Petition of Nellie Taylor and 79 other citizens of Cassopolis favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Butler presented

Petition No. 572.

Petition of C. M. Valentine and 29 other citizens of Lapeer favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Brown presented.

Petition No. 573.

Petition of J. E. Andrews and 14 other citizens of Flint favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Brown presented

Petition No. 574.

Petition of Oscar L. Raisin and 51 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Olmsted presented

Petition No. 575.

Petition of Wm. Childs and 22 other citizens of Midland County favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed on the files of the members Tuesday, April 5:

Senate Bill No. 231 (file No. 204)—

A bill to amend section 1 of Act No. 239 of the Public Acts of 1913—an act to authorize courts of record to place parties found guilty of contempt of court for failure to pay alimony, temporary or permanent, on probation in divorce and separate maintenance cases;

Senate Bill No. 250 (file No. 205)—

A bill to authorize the consolidation of banking corporations and trust, deposit and security companies;

Senate Bill No. 251 (file No. 206)—

A bill to amend section 2 of Act No. 213 of the Public Acts of 1915—an act to provide for a presiding circuit judge;

House Bill No. 293 (file No. 219)—

A bill to amend section 6, Act No. 174, Public Acts of 1915—an act to provide a retirement fund for teachers;

House Bill No. 218 (file No. 220)—

A bill to amend sections 3, 9 and 15, Act No. 128, Public Acts of 1919—an act to create the Michigan State Athletic Board of Control;

House Bill No. 421 (file No. 221)—

A bill to amend section 30, Act No. 206, Public Acts of 1893—the general tax law;

House Bill No. 356 (file No. 222)—

A bill to amend sections 8 and 9, Act No. 206, Public Acts of 1893—the general tax law;

House Bill No. 336 (file No. 223)—

A bill to amend section 152, Act No. 206, Public Acts of 1893—general tax law;

House Bill No. 455 (file No. 224)—

A bill to amend section 2, Act No. 59, Public Acts of 1915—the general highway law;

House Bill No. 345 (file No. 225)—

A bill to declare waterways upon overflowed state lands to be public highways;

House Bill No. 241 (file No. 226)—

A bill to authorize the sale of the Old State Block.

Reports of Standing Committees.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported

House Bill No. 45 (file No. 137)—

A bill to make appropriations for the Michigan School for the Deaf.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section one after the word "of" in line three the figures "\$211,485.20" and inserting in lieu thereof the following: "\$195,157.20."

2. Amend by striking out of section one after the word "of" in line four the figures "\$163,100.46" and inserting in lieu thereof the following: "\$146,772.46."

3. Amend by striking out of section one all of line fourteen and inserting in lieu thereof the following: "Provisions, \$15,000.00 \$15,000.00."

4. Amend by striking out of section one all of line twenty-two and inserting in lieu thereof the following: "Maintenance of structures and improvements \$5,755.84 \$3,974.84."

5. Amend by striking out of section one all of line thirty-five, and inserting in lieu thereof the following: "Totals, \$195,157.20 \$146,772.46."

6. Amend by inserting in line thirty-seven, section one, after the word "stated" the following: "Provided further, That all expenditures herein authorized shall be subject to the approval of the State Administrative Board.

Provided further, That all food raised on the farm is also hereby appropriated to said institution for such purpose.

Provided further, That the proceeds from the sales of surplus foods and supplies shall be paid into the State Treasury and credited to the General Fund."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported

House Bill No. 88—

A bill to make appropriations for the State Veterinary Board.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "two thousand two hundred seventy-five dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of two thousand two hundred seventy-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Secretary-Treasurer	\$50.00	\$50.00
Members of Board	500.00	500.00
Secretary, Stallion Division	1,250.00	1,250.00
Total for personal service	<hr/> \$1,800.00	<hr/> \$1,800.00

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Supplies	\$200.00	\$200.00
Contractual service	250.00	250.00
Outlay for equipment	25.00	25.00
Totals	\$2,275.00	\$2,275.00

Each of said amounts shall be used solely for the specific purposes herein stated.

Provided further, That in no case shall the expenditures of said Board exceed the fees collected by it.

Provided further, Any part of said appropriation may be transferred from one classification to another by said board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 93—

A bill to make appropriations for the Uniform Accounting Division of the Auditor General's Department.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one, after the word "of" in line four and inserting in lieu thereof the following: "Twenty-six thousand eight hundred twenty dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of twenty-six thousand, eight hundred twenty dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Chief Auditor	\$3,000.00	\$3,000.00
Examiners	18,000.00	18,000.00
Total Personal Service	\$21,000.00	\$21,000.00
Supplies	1,550.00	\$1,550.00
Contractual Service	4,070.00	4,070.00
Outlay for Equipment	200.00	200.00
Totals	\$26,820.00	\$26,820.00

Each of said amounts shall be used solely for the specific purposes herein stated.

Provided further, all expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 108—

A bill to make appropriations for the Michigan Farm Colony for Epileptics.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "two hundred fifteen thousand eight

hundred ninety-four dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred eighty-six thousand three hundred thirty-nine dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Superintendent	\$ 4,000.00	\$ 4,000.00
Other Personal Service	71,000.00	71,000.00
Totals Personal Service	\$75,000.00	\$75,000.00
Supplies:		
Fuel	30,000.00	30,000.00
Provisions	40,000.00	40,000.00
Clothing	10,000.00	10,000.00
Other Supplies	9,274.00	9,274.00
Contractual Service	3,875.00	3,875.00
Maintenance of Land	1,750.00	1,750.00
Maintenance of Structures and Improvements.....	3,000.00	3,000.00
Maintenance of Equipment	3,675.00	3,675.00
Outlay for Structures and Improvements:		
Completion of Cottage No. 7.....	16,000.00	
Streets, Roads and Driveways.....	2,000.00	500.00
Reservoirs, standpipes, wells, tunnels		1,000.00
Fences	150.00	150.00
Outlay for Equipment:		
Boilers	12,000.00	
Other Outlay for Equipment	8,670.00	7,615.00
Totals	\$215,894.00	\$186,339.00

Each of said amounts shall be used solely for the specific purposes herein stated.

Provided further, That all food raised on the farm is also hereby appropriated to said institution for such purpose.

Provided further, That the proceeds from the sales of surplus foods and supplies shall be paid into the State Treasury and credited to the General Fund.

Provided further, All expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Horticulture, by Mr. Gowdy, Acting Chairman, reported House Bill No. 453—

A bill to amend sections 1 and 3, Act No. 91, Public Acts of 1905—to prevent the importation of dangerous insects and contagious diseases affecting trees, shrubs, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported Senate Bill No. 211 (file No. 176)—

A bill to provide the method for changing a township school district to one or more primary districts.

The committee recommended that the bill pass.
 The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 490—
 A bill to amend sections 2, 5 and 8, Act No. 71, Public Acts of 1919—an act to provide for a uniform system of accounting in certain State and county offices.
 The committee recommended that the bill pass.
 The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported Senate Bill No. 58 (file No. 47)—
 A bill to promote the establishing of deep-water connections between the Great Lakes and the Atlantic Ocean.
 The committee recommended that the bill pass.
 The bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 242 (file No. 138)—
 A bill to amend section 1, of Act No. 45, Public Acts of 1891—an act to prohibit the use of butter substitutes in State institutions.
 The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 3, section 1, the word "prohibited" and inserting in lieu thereof the word "permitted."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported House Bill No. 349—
 A bill to amend section 10, Act No. 12, Public Acts of 1869—an act to authorize corporations for establishing rural cemeteries.
 The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 8 of Section 10 after the word "proceedings" the words "by any city or village."

2. Amend by adding to line 9 of Section 10 after the word "highway" the words "Provided further, That any such corporation whose property has been so condemned, shall have the right to purchase additional property for cemetery purposes within the corporate limits of any such village or city."

The question being on the adoption of the amendments to the bill recommended by the committee.

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Kalamazoo State Hospital, by Mr. Nevins, Chairman, reported

House Bill No. 437—

A bill to make appropriations for the Kalamazoo State Hospital.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section 1, lines 14 to 45 inclusive and inserting in lieu thereof the following:

Personal Service:

Medical Superintendent	\$6,000.00	\$6,000.00
Ass't Medical Superintendent	4,500.00	4,500.00
Other Personal Service	<u>375,000.00</u>	<u>375,200.00</u>

Totals for Personal Service \$385,500.00 \$385,700.00

Supplies:

Fuel	\$104,125.00	\$104,125.00
Provisions	276,156.89	276,156.89
Clothing	57,500.00	57,500.00
Other Supplies	72,364.00	72,364.00

Contractual service **37,500.00** **37,600.00**

Maintenance of Land **2,500.00** **2,500.00**

Maintenance of Structures and Improvements..... **15,550.48** **14,630.38**

Maintenance of Equipment **13,219.38** **11,394.77**

Outlay for Lands:

Fruit Trees **300.00** **300.00**

Outlay for Structures and Improvements:

Completion of Pratt Cottage	14,100.00	
Addition to Canning Building		6,500.00
Re-enforced Concrete Porch, Male Department.....		12,764.00
Streets, Roads and Driveways	5,500.00	3,800.00
Sidewalks and Steps	900.00	600.00

Outlay for Equipment:

Plumbing and household equipments Pratt Cottage	21,350.00	
Heating pipes, boilers, etc.	6,550.00	
Machinery for canning building		1,500.00
Other equipment	59,487.39	71,264.76

Total **\$1,085,792.14** **\$1,071,888.80**

2. Amend by striking out of lines 4 and 5 of section 1 the following words, "one million two hundred seventy-five thousand two hundred twenty-nine dollars and four cents," and inserting in lieu thereof the following words "one million eighty-five thousand seven hundred ninety-two dollars and fourteen cents."

3. Amend by striking out of lines 6 and 7 of section 1 the following words "one million thirty-four thousand six hundred ninety-two dollars and ninety-one cents" and inserting in lieu thereof the following words "one million seventy-one thousand eight hundred eighty-eight dollars and eighty cents."

The bill was referred to the Committee on Ways and Means.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported Senate Bill No. 194 (file No. 144)—

A bill to amend section 10 of Act No. 205 of the Public Acts of 1887—an act to revise the laws authorizing the business of banking.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 15 of section 10 after the word "bank" the words "or the Commissioner of the Banking Department shall."

2. Amend by inserting in line 16 of section 10 after the word "increased" the words "or decreased."

3. Amend by inserting in line 17 of section 10 after the word "bank" the words "or the Commissioner of the Banking Department."

4. Amend by striking out of lines 19 and 20, section 10, the words "capital stock or."

5. Amend by striking out in line 30 section 10 the words "in the following manner, to-wit" and inserting in lieu thereof the words "as hereinafter provided."

6. Amend by striking out all of lines 21, 22, 23, 24, 25, 26 and the words "bank shall appoint another appraiser," in line 27 and inserting in lieu thereof the words "The appraisal of the banking house or houses shall be made by one appraiser appointed by the Commissioner of the Banking Department and one by the directors of such bank."

7. Amend by inserting in line 40 of section 10 after the word "surplus" a period and the words "Provided, That said appreciation shall not be construed as applicable for the payment of cash or stock dividends, and Provided further, That at no time shall the book value of banking house be carried at an amount in excess of fifty per cent of capital and surplus as provided for by section 11 of this act, and Provided further, That nothing in this section shall apply to or otherwise abrogate the mandatory provisions of section 13 of this act, requiring the creation of a twenty per cent surplus fund."

8. Amend by striking out in line 40 of section 10 the word "should" and inserting in lieu thereof the word "Should."

9. Amend by striking out in line 42 of section 10 the words "capital stock or."

10. Amend by inserting in line 42 of section 10 after the word "surplus" the words "or undivided profit account or both."

11. Amend by striking out lines 50, 51, 52 and 53 of section 10 and inserting in lieu thereof the words "The expense of making such appraisal shall be paid by such bank, which expenses, however, shall not exceed ten dollars per day for the services of each appraiser, together with actual expenses incurred in the making of such appraisal."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Capitol and Public Buildings, by Mr. Reutter, Chairman, reported

House Bill No. 92—

A bill to make appropriations for the Board of State Auditors.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out in lines 5 and 6 of section 1 the words "one hundred sixty-three thousand fifty-four dollars and seventy-five cents" and inserting in lieu thereof the words "one hundred fifty-eight thousand two hundred fifty-four dollars and seventy-five cents."

2. Amend by striking out in lines 8 and 9 of section 1 the words "one hundred sixty-three thousand fifty-four dollars and seventy-five cents" and inserting in lieu thereof the words "one hundred fifty-eight thousand two hundred fifty-four dollars and seventy-five cents."

3. Amend by striking out in line 15 of section 1 the figures "\$2,300.00—\$2,300.00" and inserting in lieu thereof the figures "\$2,100.00—\$2,100.00."

4. Amend by striking out in line 20 of section 1 the figures "1400 21,000.00—21,000.00" and inserting in lieu thereof the figures "1200 18,000.00—18,000.00."

5. Amend by striking out in line 23 of section 1 the figures "1300 19,500.00—19,500.00" and inserting in lieu thereof the figures "1200 18,000.00—18,000.00."

6. Amend by striking out in line 30 of section 1 the figures "86,202.25—86,202.25" and inserting in lieu thereof the figures "81,402.25—81,402.25."

7. Amend by striking out in line 37 of section 1 the figures "163,054.75—163,054.75" and inserting in lieu thereof the figures "158,254.75—158,254.75."

8. Amend by striking out in line 19 of section 1 the figures "1,800.00—1,800.00" and inserting in lieu thereof the figures "1,700.00—1,700.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported
Senate Bill No. 184 (file No. 137)—

A bill prescribing the fees, taxes and charges to be paid to the State by corporations doing or seeking to do business in this State.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported House Bill No. 445—.

A bill to amend section 10, Act No. 147, Public Acts of 1891—to fix the compensation of county school commissioners.

The committee recommended that the bill be referred to the Committee on Education.

The recommendation was concurred in and the bill was so referred.

Introduction of Bills.

Mr. Robinson introduced
House Bill No. 497, entitled

A bill fixing standard weights for bread sold at retail in this State; providing for the marking of the same, and providing for penalties for the violations of the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Culver introduced (for Mr. Dacey)
House Bill No. 498, entitled

A bill to prohibit the corrupt influencing of any person engaged in professional baseball, boxing, wrestling or other competitive athletic pursuits.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Culver introduced
House Bill No. 499, entitled

A bill to provide for the welfare of sick and disabled world war veterans, so-called, and for the disposition of the Michigan Patriotic Fund.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Culver introduced (for Mr. Dacey)
House Bill No. 500, entitled

A bill to provide for the payment of a bonus to persons who served in the army, navy or marine forces of the United States in the late war with Germany and Austria; and to provide for issuing the bonds and other obligations of the State for the purpose of paying such bonus.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Rowe introduced
House Bill No. 501, entitled

A bill to regulate charges of common carriers for leases of railroad property or property under control of railroad companies to be used for sites for elevators, warehouses, ice houses, buying stations, flour mills, coal sheds or other buildings used for receiving, storing or manufacturing any article of commerce to be transported over the rails of common carriers.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Frick introduced
House Bill No. 502, entitled

A bill to provide for the surveying and establishing of section corners and boundaries of lands, and to provide for ascertaining, re-establishing, preserving and maintaining, in certain cases, the original section corners, quarter posts and boundaries as surveyed and recorded by the original survey.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Bryan introduced
House Bill No. 503, entitled

A bill to amend section 5 of Act No. 184 of the Public Acts of 1905, entitled "An act to provide for the indeterminate sentence as a punishment for crime,

upon conviction thereof, and for the detention and release of persons in prison or detained on such sentence, and for the expense attending the same," being compilers' section 15863 of the Compiled Laws of 1915, as amended by Act No. 198 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Rasmussen entered the House and took his seat.

Third Reading of Bills.

House Bill No. 342 (file No. 152), entitled

A bill to amend sections 2 and 3 of Act No. 183 of the Public Acts of 1909, entitled, as amended "An act to prohibit the taking, killing, trapping or molesting of certain fur-bearing animals at certain times, and to prohibit the destruction or the molesting of the houses, holes or habitats of certain fur-bearing animals at all times," being sections 7511 and 7512 of the Compiled Laws of 1915, as amended by act No. 371 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. MacDonald	Mr. Read
Allard	Green	Manwaring	Reutter
Averill	Haan	Menerey	Robinson
Barnard	Hall	Miles	Rowe
Brown	Harris	Miller, Geo. H.	Sargent
Burnham	Hart	Miller, Wm. F.	Stevenson
Butler	Hartway	Morrison	Strom
Byrum	Hopkins	Mosier	Titus
Coleman	Hubbard	Nevins	Town
Copley	Hunter	O'Brien	Townsend
Culver	Jerome	Olmsted	Vine
Curtis	Jewell	Osborn	Wade
Danz	Johnson	Palmer	Warner, Jos. E.
Evans	Kirby	Pitkin	Watson
Francis	Kooyers	Ramsey	Wells
Frick	Lennon	Rankin	Welsh
Fuller	Lewis	Rasmussen	Woodruff
Glaspie	Locke	Rauchholz	Speaker

72

NAYS.

Mr. Henze	Mr. Holland	Mr. Jensen
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3

The House agreed to the title of the bill.

House Bill No. 392 (file No. 153), entitled

A bill to provide for the protection of game and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting, pursuing and killing game or birds, to provide a penalty for the violation of any of the provisions of this act, and to repeal inconsistent acts and parts of acts,

Was read a third time, and, the question being on its passage,

Mr. MacDonald moved to amend the bill by inserting in line 5, section 13, after the word "inclusive" the following:

"Provided, That the open season on snow-shoes, commonly known as jack rabbits, shall be from October fifteenth to March first, both inclusive."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Locke	Mr. Reutter
Allard	Green	MacDonald	Robinson
Averill	Haan	Manwaring	Rowe
Barnard	Hall	Meggison	Sargent
Brown	Harris	Meneroy	Stevenson
Bryan	Hart	Miles	Strom
Butler	Hartway	Miller, Geo. H.	Titus
Byrum	Henze	Miller, Wm. F.	Town
Coleman	Hopkins	Moore	Townsend
Copley	Hubbard	Morrison	Vine
Culver	Hunter	Nevens	Wade
Curtis	Jerome	O'Brien	Warner, Jos. E.
Danz	Jewell	Osborn	Watson
Evans	Johnson	Pitkin	Wells
Francis	Kirby	Rankin	Welsh
Frick	Kooyers	Rasmussen	Woodruff
Fuller	Lennon	Rauchholz	Speaker
Glaspie	Lewis	Read	

71

NAYS.

Mr. Braman

Mr. Burnham

Mr. Holland

Mr. Jensen

4

The question being on agreeing to the title of the bill,

Mr. Glaspie moved to amend the title so as to read as follows:

A bill to provide for the protection of game and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting, pursuing and killing game or birds, to provide a penalty for the violation of any of the provisions of this act.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 204 (file No. 154), entitled

A bill to amend sections 1 and 9 of Act No. 19 of the Public Acts of 1919, entitled "An act to provide for the construction, improvement and maintenance of trunk line highways," as amended by Act No. 2 of the Public Acts of 1919, Extra Session,

Was read a third time, and, the question being on its passage,

Mr. Lennon moved to amend the bill by striking out of lines 15, 16, 17, 18, 19 and 20 of Sec. 1 the words: "participate under the provisions of this act in the construction, improvement or maintenance of any street or highway within the corporate limits of any city or village having a population as shown by the last United States census, of ten thousand or more, except that part or portion of any such street or highway along which the houses shall average more than two hundred feet apart nor shall the state," and by adding at the end of the section the words, "having a population, as shown by the last United States census, of ten thousand or more."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Meneroy	Mr. Rauchholz
Allard	Haan	Miles	Read
Averill	Hall	Miller, Geo. H.	Rowe
Braman	Hopkins	Miller, Wm. F.	Sargent
Bryan	Hubbard	Moore	Strauch
Burnham	Hunter	Morrison	Town
Butler	Jewell	Mosier	Townsend

Mr. Byrum	Mr. Johnson	Mr. Nevins	Mr. Vine
Coleman	Kirby	O'Brien	Wade
Copley	Lewis	Olmsted	Warner, Jos. E.
Curtis	Locke	Osborn	Watson
Evans	MacDonald	Pitkin	Wells
Francis	Manwaring	Rankin	Speaker
Fuller	Meggison	Rasmussen	

55

NAYS.

Mr. Barnard	Mr. Green	Mr. Holland	Mr. Robinson
Brown	Harris	Jensen	Stevenson
Culver	Hart	Lennon	Strom
Danz	Hartway	Ramsey	Titus
Frick	Henze	Reutter	Woodruff

20

The House agreed to the title of the bill.

House Bill No. 122 (file No. 163), entitled

A bill to amend Act No. 236 of the Public Acts of 1915, entitled "An act to protect fish in the inland waters of this State and to regulate the manner of taking possession, transportation, size and sale of fish when taken from said waters, to provide penalties for the violation of this act and to repeal all acts and parts of acts conflicting therewith," by adding a new section thereto to stand as section 10-A,

Was read a third time, and, the question being on its passage,

Mr. Butler moved to amend the bill by striking out of line 3 of section 10-a the words "while on or forty feet from their beds" and inserting in lieu thereof the words "from the 15th day of May to the 15th day of June inclusive."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Meggison	Mr. Reutter
Allard	Green	Menerey	Robinson
Averill	Hall	Miles	Rowe
Barnard	Harris	Miller, Geo. H.	Sargent
Brown	Hart	Miller, Wm. F.	Stevenson
Bryan	Hartway	Moore	Strauch
Burnham	Holland	Morrison	Strom
Butler	Hopkins	Mosier	Titus
Byrum	Hubbard	O'Brien	Town
Coleman	Hunter	Olmsted	Townsend
Copley	Jensen	Osborn	Vine
Culver	Jerome	Palmer	Wade
Curtis	Johnson	Pitkin	Warner, Jos. E.
Danz	Kirby	Ramsey	Watson
Evans	Kooyers	Rankin	Wells
Francis	Lennon	Rasmussen	Welsh
Frick	Lewis	Rauhholz	Woodruff
Fuller	Locke	Read	Speaker
Glaspie	MacDonald		

74

NAYS.

Mr. Henze

1

The House agreed to the title of the bill.

Mr. Dunn entered the House and took his seat.

House Bill No. 372 (file No. 167), entitled
 A bill to define the crimes of manslaughter and negligent homicide, when committed by the operation of a vehicle, and to prescribe penalties for said crimes,

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Lennon	Mr. Robinson
Brown	Green	Locke	Sargent
Byrum	Hall	Meggison	Stevenson
Coleman	Harris	Menerey	Titus
Copley	Hart	Miles	Townsend
Curtis	Hunter	Miller, Wm. F.	Vine
Danz	Jensen	Morrison	Warner, Jos. E.
Evans	Jerome	Mosier	Watson
Francis	Johnson	Palmer	Wells
Fuller	Kirby	Rasmussen	Welsh
Glaspie	Kooyers	Reutter	Speaker

44

NAYS.

Mr. Allard	Mr. Hartway	Mr. Manwaring	Mr. Rauchholz
Averill	Henze	Moore	Read
Braman	Holland	O'Brien	Rowe
Bryan	Hopkins	Olmsted	Strauch
Burnham	Hubbard	Osborn	Strom
Butler	Jewell	Pitkin	Town
Culver	Lewis	Ramsey	Wade
Frick	MacDonald	Rankin	Woodruff
Haan			

33

Mr. Jerome moved to reconsider the vote by which the House did not pass House Bill No. 372 (file No. 167).

The motion prevailed.

Mr. Jerome moved that the bill be laid on the table.
 The motion prevailed.

House Bill No. 42 (file No. 168), entitled

A bill to amend section 40 of Chapter 35 of Act No. 314 of the Public Acts of 1915, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts; to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," being section 13432 of the Compiled Laws of 1915.

Was read a third time, and, the question being on its passage,

Mr. Lennon moved to amend the bill by striking out of line 15 of section 40 the word "seventy-five" and inserting in lieu thereof the words "one hundred."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Emerson entered the House and took his seat.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Locke	Mr. Robinson
Allard	Green	Manwaring	Rowe
Averill	Haan	Meggison	Sargent
Braman	Hall	Menerey	Stevenson
Brown	Harris	Miles	Strauch
Bryan	Hart	Miller, Geo. H.	Strom
Burnham	Hartway	Miller, Wm. F.	Titus
Byrum	Henze	Morrison	Town
Coleman	Hubbard	Mosier	Townsend
Copley	Hunter	Nevins	Vine
Culver	Jensen	O'Brien	Wade
Curtis	Jerome	Olmsted	Warner, Jos. E.
Dunn	Jewell	Osborn	Watson
Evans	Johnson	Pitkin	Wells
Francis	Kirby	Ramsey	Welsh
Frick	Kooyers	Rasmussen	Woodruff
Fuller	Lennon	Reutter	Speaker
Glaspie	Lewis		

70

NAYS.

Mr. MacDonald	Mr. Moore	2
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The House agreed to the title of the bill.

Mr. Lee entered the House and took his seat.

House Bill No. 246 (file No. 85), entitled
A bill to protect the public welfare, to prohibit the payment of a commission and of compensation or remuneration in any form to any retail dealer, agent or representative of any manufacturer or wholesale dealer on account of the purchase or sale of material used in, or in connection with, the construction of any public street, highway, building or other public work within this State in certain cases, and to provide a penalty for the violation of the provisions hereof.
Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Fuller	Mr. Locke	Mr. Robinson
Allard	Gowdy	Manwaring	Strauch
Braman	Hall	Meggison	Town
Bryan	Harris	Miles	Townsend
Burnham	Holland	Miller, Geo. H.	Vine
Butler	Hopkins	Morrison	Wade
Byrum	Jensen	Nevins	Warner, Jos. E.
Curtis	Jerome	Osborn	Watson
Dunn	Johnson	Palmer	Wells
Emerson	Kirby	Rasmussen	Welsh
Evans	Kooyers	Read	Speaker
Francis	Lennon		

46

NAYS.

Mr. Averill	Mr. Haan	Mr. Menerey	Mr. Rauchholz
Barnard	Hart	Moore	Reutter
Brown	Hartway	Mosier	Rowe
Coleman	Henze	O'Brien	Sargent
Culver	Hubbard	Olmsted	Stevenson

Mr. Danz
Frick
Glaspie
Green

Mr. Jewell
Lewis
MacDonald

Mr. Pitkin
Ramsey
Rankin

Mr. Strom
Titus
Woodruff

33

Mr. Byrum moved to reconsider the vote by which the House did not pass House Bill No. 246 (file No. 85).

The motion prevailed.

Mr. Byrum moved that the bill be laid on the table.
The motion prevailed.

House Bill No. 365 (file No. 160), entitled
A bill providing for the maintenance, expenditure, renewal and regulation of a revolving fund for the construction of drains,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lennon	Mr. Reutter
Allard	Gowdy	Locke	Robinson
Averill	Green	Lord	Rowe
Barnard	Hall	MacDonald	Sargent
Braman	Harris	Meggison	Stevenson
Bryan	Hart	Menerey	Strauch
Burnham	Hartway	Miller, Geo. H.	Strom
Butler	Henze	Miller, Wm. F.	Town
Coleman	Holland	Morrison	Townsend
Culver	Hopkins	Mosier	Vine
Curtis	Hubbard	Nevins	Wade
Danz	Jensen	O'Brien	Warner, Jos. E.
Dunn	Jerome	Olmsted	Watson
Emerson	Jewell	Osborn	Wells
Evans	Johnson	Pitkin	Welsh
Francis	Kirby	Rankin	Woodruff
Frick	Kooyers	Rauchholz	Speaker
Fuller	Lee		

70

NAYS.

Mr. Miles

1

The House agreed to the title of the bill.

Senate Bill No. 195 (file No. 145)—

A bill to provide for the transfer of the powers and duties of the Legislative Reference and Information Department in connection with the State Library, to the Legislature,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Wm. F. Miller moved that the further consideration of the bill be postponed until Wednesday, April 6.

The motion prevailed.

House Bill No. 396 (file No. 170), entitled

A bill to amend section 17 of Act No. 59 of the Public Acts of 1915, entitled "An act to provide for the construction, improvement and maintenance of highways; for the levying, spreading and collecting of taxes and of special assessments therefor; to authorize the borrowing of money and the issuance of bonds under certain restrictions, regulations and limitations; to prescribe the powers and duties of certain officers with reference thereto; and to validate certain proceedings heretofore taken," being section 4687 of the Compiled Laws of 1915, as amended by Act No. 107 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gowdy	Mr. Lewis	Mr. Rankin
Allard	Green	Locke	Rasmussen
Barnard	Hall	MacDonald	Rauchholz
Brown	Harris	Manwaring	Read
Bryan	Hart	Meggison	Reutter
Butler	Hartway	Menerey	Robinson
Byrum	Henze	Miles	Rowe
Coleman	Hopkins	Miller, Geo. H.	Sargent
Culver	Hubbard	Miller, Wm. F.	Strauch
Curtis	Jensen	Moore	Titus
Danz	Jerome	Morrison	Town
Dunn	Jewell	Mosier	Townsend
Emerson	Johnson	Nevins	Vine
Evans	Kirby	O'Brien	Wade
Francis	Kooyers	Olmsted	Warner, Jos. E.
Frick	Lee	Osborn	Watson
Glaspie	Lennon	Pitkin	Speaker

68

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 168 (file No. 173), entitled

A bill to amend sections 59 and 89 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," as amended, being sections 4055 and 4087 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lennon	Mr. Rankin
Allard	Glaspie	Lewis	Rasmussen
Averill	Gowdy	Locke	Rauchholz
Barnard	Green	Lord	Read
Braman	Hall	MacDonald	Reutter
Brown	Harris	Manwaring	Rowe
Bryan	Hart	Meggison	Sargent
Burnham	Henze	Menerey	Stevenson
Butler	Holland	Miles	Strauch
Byrum	Hopkins	Miller, Geo. H.	Titus
Coleman	Hubbard	Miller, Wm. F.	Town
Culver	Jensen	Morrison	Wade
Curtis	Jerome	Mosier	Warner, Jos. E.
Danz	Jewell	O'Brien	Watson
Dunn	Johnson	Olmsted	Wells
Emerson	Kirby	Osborn	Woodruff
Evans	Kooyers	Pitkin	Speaker
Francis			

69

NAYS.

Mr. Moore	Mr. Robinson	Mr. Townsend	3
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The House agreed to the title of the bill.

House Bill No. 360 (file No. 174), entitled

A bill to amend the title and sections 1, 2, 5 and 8 of Act No. 237 of the Public Acts of 1919, entitled "An act to authorize the payment of salaries to sheriffs, under-sheriffs and deputy sheriffs, and to make the same in lieu of fees."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Meggison	Mr. Räuchholz
Allard	Gowdy	Menerey	Read
Averill	Haan	Miles	Reutter
Barnard	Hall	Miller, Geo. H.	Robinson
Braman	Harris	Miller, Wm. F.	Rowe
Brown	Hart	Moore	Sargent
Burnham	Henze	Morrison	Stevenson
Butler	Hubbard	Mosier	Strauch
Byrum	Jerome	Nevens	Titus
Coleman	Johnson	O'Brien	Town
Culver	Kirby	Olmsted	Townsend
Danz	Lee	Osborn	Wade
Dunn	Lennon	Palmer	Warner, Jos. E.
Emerson	Lewis	Pitkin	Watson
Evans	Locke	Rankin	Wells
Francis	Lord	Rasmussen	Speaker
Frick	Manwaring		

66

NAYS.

Mr. Holland	Mr. Jensen	Mr. Jewell	Mr. MacDonald
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4

The House agreed to the title of the bill.

Mr. Osborn asked and obtained leave of absence from the remainder of today's session.

House Bill No. 265 (file No. 175), entitled

A bill to amend sections 19 and 20 of Act No. 217 of the Public Acts of 1903, as last amended by Act No. 19 of the Public Acts of 1913, entitled "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof; and to provide for the apprehension of persons believed to be insane and for their care," being sections 1328 and 1329 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rasmussen
Allard	Gowdy	Locke	Rauchholz
Averill	Green	Lord	Read
Barnard	Haan	Manwaring	Reutter
Braman	Hall	Meggison	Robinson
Brown	Harris	Menerey	Rowe
Bryan	Hart	Miles	Sargent
Burnham	Hartway	Miller, Geo. H.	Stevenson
Butler	Henze	Miller, Wm. F.	Strauch
Byrum	Holland	Moore	Strom
Coleman	Hopkins	Morrison	Titus
Copley	Hubbard		Town

Mr. Culver	Mr. Hunter	Mr. Mosier	Mr. Townsend
Curtis	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
Dunn	Jewell	Olmsted	Warner, Jos. E.
Emerson	Johnson	Osborn	Watson
Evans	Kirby	Palmer	Wells
Francis	Kooyers	Pitkin	Welsh
Frick	Lee	Ramsey	Woodruff
Fuller	Lennon	Rankin	Speaker

83

NAYS.

Mr. MacDonald

1

- The question being on agreeing to the title of the bill,
Mr. Byrum moved to amend the title so as to read as follows:
A bill to amend sections 19 and 20 of Act No. 217 of the Public Acts of 1903, as last amended by Act No. 19 of the Public Acts of 1913, entitled "An act to revise and consolidate the laws organizing asylums for the insane, and to regulate the care, management and use thereof; and to provide for the apprehension of persons believed to be insane and for their care and custody," being sections 1328 and 1329 of the Compiled Laws of 1915.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 407 (file No. 176), entitled

A bill to amend sections 2 and 6 of chapter 1 of part 4 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State," as amended by Act No. 360 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rasmussen
Allard	Gowdy	Locke	Rauchholz
Averill	Green	Lord	Read
Barnard	Haan	MacDonald	Reutter
Braman	Hall	Manwaring	Robinson
Brown	Harris	Meggison	Rowe
Bryan	Hart	Menerey	Sargent
Burnham	Hartway	Miles	Stevenson
Butler	Henze	Miller, Geo. H.	Strauch
Byrum	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Town
Culver	Hunter	Mosier	Townsend
Curtis	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
Dunn	Jewell	Olmsted	Warner, Jos. E.
Emerson	Johnson	Osborn	Watson
Evans	Kirby	Palmer	Wells
Francis	Kooyers	Pitkin	Welsh
Frick	Lee	Ramsey	Woodruff
Fuller	Lennon	Rankin	Speaker

84

NAYS.

The House agreed to the title of the bill.

House Bill No. 406 (file No. 177), entitled

A bill to amend section 10 of chapter 1 of part 2 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State."

Was read a third time, and, the question being on its passage,

Mr. Stevenson moved to amend the bill by striking out of line 19 of section 10 the words "writing non-participating insurance only" and inserting in line 20 after the word "fire" the words "or casualty."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rasmussen
Allard	Gowdy	Locke	Rauchholz
Averill	Green	Lord	Read
Barnard	Haan	MacDonald	Reutter
Braman	Hall	Manwaring	Robinson
Brown	Harris	Meggison	Rowe
Bryan	Hart	Menerey	Sargent
Burnham	Hartway	Miles	Stevenson
Butler	Henze	Miller, Geo. H.	Strauch
Byrum	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Town
Culver	Hunter	Mosier	Townsend
Curtis	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
Dunn	Jewell	Olmsted	Warner, Jos. E.
Emerson	Johnson	Osborn	Watson
Evans	Kirby	Palmer	Wells
Francis	Kooyers	Pitkin	Welsh
Frick	Lee	Ramsey	Woodruff
Fuller	Lennon	Rankin	Speaker

84

NAYS.

The House agreed to the title of the bill.

0

Senate Bill No. 116 (file No. 100), entitled

A bill to repeal section 11 of chapter 19 of Act No. 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections, to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise," approved May 10, 1917,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rasmussen
Allard	Gowdy	Locke	Rauchholz
Averill	Green	Lord	Read
Barnard	Haan	MacDonald	Reutter
Braman	Hall	Manwaring	Robinson
Brown	Harris	Meggison	Rowe
Bryan	Hart	Menerey	Sargent

Mr. Burnham	Mr. Hartway	Mr. Miles	Mr. Stevenson
Butler	Henze	Miller, Geo. H.	Strauch
Byrum	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Town
Culver	Hunter	Mosier	Townsend
Curtis	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
Dunn	Jewell	Olmsted	Warner, Jos. E.
Emerson	Johnson	Osborn	Watson
Evans	Kirby	Palmer	Wells
Francis	Kooyers	Pitkin	Welsh
Frick	Lee	Ramsey	Woodruff
Fuller	Lennon	Rankin	Speaker

84

NAYS.

The House agreed to the title of the bill.

Senate Bill No. 115 (file No. 99), entitled

"An act relative to the nomination of party candidates for public office and delegates to political conventions, to regulate primary elections and to prescribe penalties for violations of its provisions, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal Act No. 4 of the Public Acts of the Extra Session of the year 1907, and all local primary election acts contravening the provisions of this act, except as in this act otherwise provided," being section 3536 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rasmussen
Allard	Gowdy	Locke	Rauchholz
Averill	Green	Lord	Read
Barnard	Haan	MacDonald	Reutter
Braman	Hall	Manwaring	Robinson
Brown	Harris	Meggison	Rowe
Bryan	Hart	Menerey	Sargent
Burnham	Hartway	Miles	Stevenson
Butler	Henze	Miller, Geo. H.	Strauch
Byrum	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Town
Culver	Hunter	Mosier	Townsend
Curtis	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
Dunn	Jewell	Olmsted	Warner, Jos. E.
Emerson	Johnson	Osborn	Watson
Evans	Kirby	Palmer	Wells
Francis	Kooyers	Pitkin	Welsh
Frick	Lee	Ramsey	Woodruff
Fuller	Lennon	Rankin	Speaker

84

NAYS.

The House agreed to the title of the bill.

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Senate Bill No. 156 (file No. 113), entitled

A bill to repeal section 5 of Act No. 368 of the Public Acts of 1919, entitled "An act to provide for the licensing of operators of motor vehicles, and the suspension and revocation of such licenses in certain cases," approved May 18, 1919.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rasmussen
Allard	Gowdy	Locke	Rauchholz
Averill	Green	Lord	Read
Barnard	Haan	MacDonald	Reutter
Braman	Hall	Manwaring	Robinson
Brown	Harris	Meggison	Rowe
Bryan	Hart	Menerey	Sargent
Burnham	Hartway	Miles	Stevenson
Butler	Henze	Miller, Geo. H.	Strauch
Byrum	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Town
Culver	Hunter	Moser	Townsend
Curtis	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
Dunn	Jewell	Olmsted	Warner, Jos. E.
Emerson	Johnson	Osborn	Watson
Evans	Kirby	Palmer	Wells
Francis	Kooyers	Pitkin	Welsh
Frick	Lee	Ramsey	Woodruff
Fuller	Lennon	Rankin	Speaker

84

NAYS.

0

The House agreed to the title of the bill.

Senate Bill No. 64 (file No. 52)—

A bill to amend section 1 of chapter 8 of Act No. 3 of the Public Acts of 1895—an act to provide for the incorporation of villages,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Culver moved that the further consideration of the bill be postponed until Wednesday, April 6.

The motion prevailed.

Senate Bill No. 150 (file No. 109), entitled

A bill to provide a primary election system for the nomination of village officers, Was read a third time, and, the question being on its passage,

Mr. Woodruff moved to amend the bill by adding at the end of section 2 the words, "Provided that the village council may direct that the polls of said caucus be held open from 8 o'clock A. M. until 8 o'clock P. M. on the day designated therefor."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Pending the taking of the vote on the passage thereof,

Mr. Copley moved that the further consideration of the bill be postponed until Wednesday, April 6.

The motion prevailed.

House Bill No. 353 (file No. 169), entitled

A bill relating to fees in regularly organized justice courts consisting of six or more justices and a clerk of such court in cities of 500,000 population or over, according to the last federal census.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Glaspie	Mr. Lewis	Mr. Rasmussen
Allard	Gowdy	Locke	Rauchhoiz
Averill	Green	Lord	Read
Barnard	Haan	MacDonald	Reutter
Braman	Hall	Manwaring	Robinson
Brown	Harris	Meggison	Rowe
Bryan	Hart	Menerey	Sargent
Burnham	Hartway	Miles	Stevenson
Butler	Henze	Miller, Geo. H.	Strauch
Byrum	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Town
Culver	Hunter	Mosier	Townsend
Curtis	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
Dunn	Jewell	Olmsted	Warner, Jos. E.
Emerson	Johnson	Osborn	Watson
Evans	Kirby	Palmer	Wells
Francis	Kooyers	Pitkin	Welsh
Frick	Lee	Ramsey	Woodruff
Fuller	Lennon	Rankin	Speaker

84

NAYS.

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The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Culver made written request for the printing of House Bill No. 500—

A bill to prescribe the manner of paying bonuses to ex-service men.
The request was referred to the Committee on Printing.

Mr. Miles moved that the hour of the meeting of the House on Wednesday, April 6, be fixed at 10:30 o'clock a. m.

The motion prevailed.

Mr. Nevins moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Wednesday, April 6, at 10:30 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER FIFTY-EIGHT.

Lansing, Wednesday, April 6, 1921.

10:30 o'clock a. m.

The House was called to order by the Speaker.

Rev. W. E. Walker, of the African Methodist Church of Lansing, offered the invocation:

"O God, our help in ages past, our hope in years to come, we thank Thee that Thou hast brought us through another night and that we are permitted to see this beautiful morning when all nature seems to sing praises unto Thy high and exalted name. We acknowledge and realize our indebtedness to Thee. We know we have not always been as good as we might have been and have neglected many things that we should have done. We pray Thou wouldest forgive us our past transgressions and blot them out from the book of Thy memory. Grant, our Father, that each man here to do service for the people and for Thee may be an instrument in Thy hands for the uplift of humanity and for the advancement of Thy kingdom on the earth. We pray for all that we should remember at the throne of grace; the chief executive of this great Nation and of our State, and the chief executive of this House of Representatives. Bless us as a body, O Lord, collectively and individually. May the duties we find to do this day be done to Thy honor and glory. We ask it in Jesus' name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Dean, Ewing, Farrier, Leedy, Liddy, and Sanson.

The following members were absent without leave: Messrs. Atwood, Case, Chase, Dacey, and Jerome.

Mr. Culver moved that Mr. Dacey be excused from today's session.
The motion prevailed.

Mr. McKeon moved that the other absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Strauch presented
Petition No. 576.

Resolutions of the Shiawassee county Board of Road Commissioners endorsing House Bill No. 323, providing for licensing of motor busses and trucks.

The petition was referred to the Committee on Roads and Bridges.

Mr. Lee presented
Petition No. 577.

Petition of Alice Hollis and 41 others endorsing Senate Bill No. 179 providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Aldrich presented

Petition No. 578.

Petition of Harry J. Shall and 49 other citizens of Cheboygan county favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Locke presented

Petition No. 579.

Petition of Walter Parks and 41 others endorsing Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

The Speaker presented

Petition No. 580.

Petition of Mary C. Korr and 22 others favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Ladd presented

Petition No. 581.

Petition of M. L. Engersoll and 49 others endorsing House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Ladd presented

Petition No. 582.

Petition of I. M. Winnie and 37 others endorsing House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Pitkin presented

Petition No. 583.

Petition of Charles Franke and 34 other citizens of Muskegon favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Stevenson presented

Petition No. 584.

Petition of James Beahon and 18 other citizens of Wayne county favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Titus presented

Petition No. 585.

Petition of Charles F. Guilfoyle and 37 other citizens of Kalamazoo county favoring the passage of the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Pitkin presented

Petition No. 586.

Petition of Edd J. Zagers and 36 others protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Hunter presented

Petition No. 587.

Petition of Mrs. Minnie L. Allen and 17 others endorsing Senate Bill No. 179, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Gowdy presented

Petition No. 588.

Petition of Maud Baldwin and 40 other citizens of Berrien county protesting against the bill to take certain lands belonging to the Michigan School for the Deaf at Flint, for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Titus presented
Petition No. 589.
Petition of Wm. F. Lyon and 42 other citizens of Kalamazoo favoring the passage of the "Rod and Line License" bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Titus presented
Petition No. 590.
Petition of Louis Raseman and 44 other citizens of Kalamazoo favoring the passage of the "Rod and Line License" bill.
The petition was referred to the Committee on Fish and Fisheries.

Mr. Manwaring presented
Petition No. 591.
Petition of Mrs. Mary J. Taft and 76 other citizens of Ann Arbor favoring the passage of the Smith-Strom bill for the censorship of moving pictures.
The petition was referred to the Committee on State Affairs.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Tuesday, April 5:

House Bill No. 393 (file No. 227)—
A bill to promote the public safety at railroad crossings;
Senate Bill No. 253 (file No. 207)—
A bill to amend section 7 of Act No. 300 of the Public Acts of 1909, entitled "An act to define and regulate common carriers";
Senate Bill No. 254 (file No. 208)—
A bill to amend section 2 of Article I of Act No. 167 of the Public Acts of 1917, an act to regulate the light and ventilation, sanitation, fire protection, maintenance, alteration and improvement of dwellings;
Senate Bill No. 255 (file No. 209)—
A bill to authorize and direct the State Highway Commissioner to establish a trunk line highway from Paw Paw to Allegan;
Senate Bill No. 256 (file No. 210)—
A bill to prescribe the manner of applying for pardons and paroles of prisoners, and to create the office of Commissioner of Pardons and Paroles;
Senate Bill No. 129 (file No. 211)—
A bill to amend section 4 of Act No. 419 of the Public Acts of 1919—an act to provide for the regulation and control of certain public utilities and to create a Public Utilities Commission;
Senate Bill No. 258 (file No. 212)—
A bill to amend sections 3 and 7 of Act No. 237 of the Public Acts of 1899—an act to provide for the examination, regulation, licensing and registration of physicians and surgeons;
Senate Bill No. 259 (file No. 213)—
A bill authorizing the State Treasurer to make loans to Michigan State Prisons; upon approval of the Governor to finance their industries;
Senate Bill No. 260 (file No. 214)—
A bill to amend section 28 of Article II, Title 1, of Act No. 167 of the Public Acts of 1917—an act to regulate the light and ventilation, sanitation, fire protection, maintenance, alteration and improvement of dwellings;
Senate Bill No. 225 (file No. 215)—
A bill to amend Act No. 294 of the Public Acts of 1913—an act to license and regulate transient merchants.

The Clerk also announced the enrollment printing and the presentation to the Governor on Tuesday, April 5, for his approval, of the following named bills:
House Bill No. 169 (file No. 41, enrolled No. 26)—
A bill to authorize townships to acquire land for memorials to soldiers and sailors;

House Bill No. 213 (file No. 66, enrolled No. 27)—

A bill to amend section 22, chapter 4, Act No. 164, Public Acts of 1881—to revise legal provisions as to fractional school districts;

House Bill No. 239 (file No. 97, enrolled No. 28)—

A bill to amend section 15 of Act No. 194, Public Acts of 1889—to provide that State Board of Education may grant life certificates to teachers holding similar certificates from other states;

House Bill No. 37 (file No. 35, enrolled No. 29)—

A bill to regulate conduct of billiard and pool rooms, etc;

House Bill No. 126 (file No. 65, enrolled No. 30)—

A bill to provide for the changing of the boundary lines of township school districts;

House Bill No. 223 (file No. 95, enrolled No. 31)—

A bill to designate school sites outside of boundaries of school districts in certain cases;

House Bill No. 30 (file No. 28, enrolled No. 32)—

A bill to amend section 65 of Act No. 206, Public Acts of 1893—the General Tax Law;

House Bill No. 38 (file No. 36, enrolled No. 33)—

A bill to amend section 95 of chapter 16 of the Revised Statutes of 1846—to fix compensation of township officers;

House Bill No. 237 (file No. 67, enrolled No. 34)—

A bill to amend section 1, Act No. 235, Public Acts of 1911—an act to provide for payment of funeral expenses of deceased soldiers, sailors, et al.;

House Bill No. 149 (file No. 37, enrolled No. 35)—

A bill to amend Act No. 156, Public Acts of 1851—to permit the appointment of county purchasing agents by boards of supervisors.

Mr. Jerome entered the House and took his seat.

Messages from the Governor.

Messages were received from the Governor informing the House of Representatives that on Wednesday, April 6, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 15 (House Bill No. 57, file No. 8)—

An act to amend section 16 of Act No. 302, Public Acts of 1915—an act to regulate use of motor vehicles;

House Enrolled Act No. 16 (House Bill No. 172, file No. 42)—

An act to authorize townships to appropriate money for fire protection.

Messages from the Senate.

A message was received from the Senate transmitting Senate Bill No. 173 (file No. 185), entitled

A bill to amend section 34 of Act No. 206 of the Public Acts of 1893, entitled "An act to provide for the assessment of property and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes, and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts and parts of acts in anywise contravening any of the provisions of this act," being section 4028 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

A message was received from the Senate transmitting
Senate Bill No. 82 (file No. 92), entitled

A bill to amend chapter 2 of part 1 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State" by adding thereto a new section to stand as section 15.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

A message was received from the Senate transmitting
Senate Bill No. 200 (file No. 150), entitled

A bill to provide a tax on State tax homestead, State swamp and State forest reserve lands under control and supervision of the Public Domain Commission for primary school purposes, and to provide for the payment and distribution of such tax.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

A message was received from the Senate transmitting
Senate Bill No. 190 (file No. 142), entitled

A bill to amend section 1 of Act No. 156 of the Public Acts of 1891, entitled "An act to regulate the interest of money on account, interest on money, judgments, verdicts, etc.", as amended by Act No. 207 of the Public Acts of 1899, being section 5997 of the Compiled Laws of Michigan of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate returning
House Bill No. 245 (file No. 94)—

A bill to repeal Act. No. 180, Public Acts of 1917—an act providing for the licensing of threshing machines.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 184 (file No. 98)—

A bill to amend the title and sections 3 and 5 of Act No. 132, Public Acts of 1903—an act empowering the State Board of Health to license undertakers and embalmers.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 290 (file No. 104)—

A bill to amend the title and section 1 of Act No. 88, Public Acts of 1913—an act empowering boards of supervisors to levy a special tax for advertising agricultural advantages.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 234 (file No. 71)—

A bill to change the name of the village of Gobleville to Gobles.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 262 (file No. 112)—

A bill to amend section 8, chapter 6, Act No. 254, Public Acts of 1897—an act to provide for the construction of drains.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 333 (file No. 126)—

A bill to repeal section 1 of Act No. 25, Public Acts of Extra Session of 1919—an act to provide for the raising of money for the construction of highways and bridges.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 205 (file No. 46)—

A bill to amend section 1 of Act No. 86, Public Acts of 1919—to exempt milkweed from provisions of noxious weed act, for certain purposes.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 232 (file No. 84)—

A bill to amend section 18, chapter 4, Act No. 283, Public Acts of 1909—to provide for the establishment of state reward roads.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning, together with the Senate amendments thereto, disagreed to by the House of Representatives and insisted on by the Senate,

House Bill No. 26 (file No. 54)—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—an act to permit spearing of certain fish in St. Joseph county.

The message informed the House that Senators Forrester, Ross and Osborn had been named as conferees on the part of the Senate.

The bill was referred to the Conference Committee.

A message was received from the Senate returning with an amendment
House Bill No. 14 (file No. 47)—

A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of Public Acts of 1911—an act to encourage the breeding of horses.

The following is the amendment made to the bill by the Senate:

Section 4, line 18, strike out first word of line, "meladie," and insert in lieu thereof the word, "maladie."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate transmitting
Senate Bill No. 8 (file No. 9), entitled

A bill to amend sections 25, 26 and 27 of Act No. 278 of the Public Acts of 1909, entitled "An act to provide for the incorporation of villages and for changing their boundaries," being sections 2867, 2868 and 2869 of the Compiled Laws of 1915.

...

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

A message was received from the Senate transmitting
Senate Bill No. 157 (file No. 114), entitled

A bill to provide for and regulate the planting of useful, ornamental, nut-bearing and food-producing trees and shrubs along the streets, highways and public thoroughfares within the State of Michigan, for the maintenance, protection and care of such trees and shrubs; and to repeal Act No. 36 of the Public Acts of 1919, entitled "An act to regulate the planting of ornamental, nut-bearing or other food-producing trees along the highways of the State of Michigan, or in public places, and for the maintenance, protection and care of such trees and to provide a penalty for injury thereof, or for stealing the products thereof," approved March 28, 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

A message was received from the Senate transmitting
Senate Bill No. 110 (file No. 96), entitled

A bill to amend the title and sections 2 and 4 of Act No. 142 of the Public Acts of 1913, entitled "An act to provide for the assessment and the collection of a specific tax upon secured debts other than debts secured or evidenced by mortgages and liens upon real property and which mortgages and liens are recorded in Michigan, and upon certain foreign municipal bonds, and to repeal all acts and parts of acts in contravention thereto," being compilers' sections 4283 and 4285 of the Compiled Laws of 1915, as amended by Act No. 173 of the Public Acts of 1917, and to add a new section thereto to be known as section 4-a.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

A message was received from the Senate re-transmitting, together with the amendments of the House thereto, disagreed to by the Senate and insisted on by the House,

Senate Bill No. 76 (file No. 64)—

A bill to amend sec. 107 of Chapter XIV of the Revised Statutes of 1846, being sec. 2491 of the Compiled Laws of 1915—relative to appointment and eligibility of notaries public.

The message informed the House of Representatives that the Senate had granted the request of the House for a conference on the matters of difference between the two houses relative to the bill and had appointed Senators Riopelle, Sink, and Tufts as conferees on the part of the Senate.

The Speaker named as conferees on the part of the House Messrs. Averill, Farrier, and Danz.

Introduction of Bills.

Mr. Brown introduced

House Bill No. 504, entitled

A bill to provide for the purchase of Primary School lands by the State when necessary for the establishment of State Forest Reserves, State parks, or other reserves for State purposes, and to make appropriations therefor.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Third Reading of Bills.

Pending the third reading of

House Bill No. 310 (file No. 147), entitled

A bill to regulate the occupation of barbering,

Mr. Culver moved that the bill be re-referred to the Committee on State Affairs. The motion prevailed.

House Bill No. 364 (file No. 161), entitled

A bill to amend section 10 of Act No. 300 of the Public Acts of 1909, entitled "An act to define and regulate common carriers and the receiving, transportation and delivery of persons and property, prevent the imposition of unreasonable rates, prevent unjust discrimination, insure adequate service, create the Michigan Railroad Commission, define the powers and duties thereof, and to prescribe penalties for violations hereof", being Compilers' section 8118 of the Compiled Laws of 1915,

Was read a third time, and, the question being on its passage,

Mr. Strom moved to amend the bill by striking out of line 98 of section 10 the words "six months" and inserting in lieu thereof the words "two years."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Strom moved to amend the bill by striking out of lines 104-105-106 of section 10 the words "Provided, That upon due and proper cause being shown the commission may extend time for filing complaints for a period not exceeding two years."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gettel	Mr. Lewis	Mr. Rasmussen
Allard	Glaspie	Locke	Rauchholz
Averill	Gowdy	Lord	Read
Barnard	Green	MacDonald	Reutter
Braman	Haan	McKeon	Robinson
Brown	Hall	Manwaring	Rowe
Bryan	Harris	Meggison	Sargent
Burnham	Hart	Menerey	Smith
Butler	Henze	Miles	Stevenson
Byrum	Holland	Miller, Geo. H.	Strauch
Coleman	Hopkins	Miller, Wm. F.	Strom
Copley	Hubbard	Moore	Titus
Culver	Hunter	Morrison	Town
Curtis	Jensen	Mosier	Townsend
Danz	Jerome	Nevins	Vine
DeWitt	Jewell	O'Brien	Wade
Dunn	Johnson	Olmsted	Warner, Jos. E.
Emerson	Kirby	Osborn	Wells
Evans	Kooyers	Palmer	Welsh
Francis	Ladd	Pitkin	Woodruff
Frick	Lee	Ramsey	Speaker
Fuller	Lennon	Rankin	

87

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 389 (file No. 162), entitled

A bill to amend sections 15 and 18 of Act No. 101 of the Public Acts of 1909, entitled "An act to revise the law relative to the care of the feeble-minded and epileptic," being sections 1547 and 1550 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gettel	Mr. Lewis	Mr. Rasmussen
Allard	Glaspie	Locke	Rauchholz
Averill	Gowdy	Lord	Read
Barnard	Green	MacDonald	Reutter
Braman	Haan	McKeon	Robinson
Brown	Hall	Manwaring	Rowe
Bryan	Harris	Meggison	Sargent
Burnham	Hart	Menerey	Smith
Butler	Hartway	Miles	Stevenson
Byrum	Henze	Miller, Geo. H.	Strauch
Coleman	Holland	Miller, Wm. F.	Strom
Copley	Hopkins	Moore	Titus
Culver	Hubbard	Morrison	Town
Curtis	Hunter	Mosier	Townsend
Dafoe	Jensen	Nevins	Vine
Danz	Jerome	O'Brien	Wade
DeWitt	Jewell	Olmsted	Warner, Jos. E.
Dunn	Johnson	Osborn	Watson
Emerson	Kirby	Palmer	Wells
Evans	Kooyers	Pitkin	Welsh
Francis	Ladd	Ramsey	Woodruff
Frick	Lee	Rankin	Speaker
Fuller	Lennon		

90

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 291 (file No. 166), entitled

A bill to amend section 2 of chapter 48 of Act No. 73 of the Public Acts of 1917, entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the courts of this State; the powers and duties of such courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said courts, to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act," approved April 17, 1919, being section 13719 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Gettel	Lewis	Rasmussen
Allard	Green	Locke	Rauchholz
Averill	Haan	MacDonald	Read
Barnard	Harris	McKeon	Reutter
Braman	Hart	Manwaring	Robinson
Brown	Hartway	Meggison	Rowe
Burnham	Henze	Menerey	Sargent
Butler	Holland	Miles	Smith
Byrum	Hopkins	Miller, Geo. H.	Strauch
Coleman	Hubbard	Miller, Wm. F.	Strom
Copley	Hunter	Moore	Titus
Culver	Jensen	Morrison	Town
Curtis	Jerome	Mosier	Townsend
Dafoe	Jewell	Nevins	Vine
DeWitt	Johnson	O'Brien	Wade
Dunn	Kirby	Olmsted	Warner, Jos. E.
Emerson	Kooyers	Osborn	Watson
Francis	Ladd	Palmer	Wells
Frick	Lee	Pitkin	Speaker
Fuller	Lennon	Ramsey	

79

NAYS.

0

The question being on agreeing to the title of the bill,

Mr. Dafoe moved to amend the title so as to read as follows:

"A bill to amend section two of chapter forty-eight of Act number three hundred fourteen of the Public Acts of nineteen hundred fifteen entitled "An act to revise and consolidate the statutes relating to the organization and jurisdiction of the Courts of this State; the powers and duties of such Courts, and of the judges and other officers thereof; the forms of civil actions; the time within which civil actions and proceedings may be brought in said courts; pleading, evidence, practice and procedure in civil actions and proceedings in said Courts, to provide remedies and penalties for the violation of certain provisions of this act; and to repeal all acts and parts of acts inconsistent with, or contravening any of the provisions of this act," approved May 18, 1915, being section thirteen thousand seven hundred nineteen of the Compiled Laws of nineteen hundred fifteen as amended by act number seventy-three of the Public Acts of 1917."

The motion prevailed.

The title as amended was then agreed to.

Senate Bill No. 170 (file No. 124), entitled

A bill to protect the title of motor vehicles and trailers within this State; to provide for the issuance of certificates of title and evidence of registration thereof; to regulate purchase and sale or other transfer of ownership; to facilitate the recovery of motor vehicles and trailers stolen or otherwise unlawfully taken; to provide for the regulation and licensing of certain dealers in used and second hand vehicles as herein defined; to prescribe the powers and duties of the Secretary of State hereunder; and to provide penalties for violation of the provisions hereof,

Was read a third time, and, the question being on its passage,

Mr. Henze moved to amend the bill by striking out of line 7 of section 15 the words "without writ, rule, order or process."

Mr. Culver demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the amendment offered by Mr. Henze,

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Ranchholz
Allard	Fuller	Lewis	Read
Averill	Gettel	Locke	Reutter
Barnard	Glaspie	Lord	Robinson
Braman	Gowdy	McKeon	Rowe
Brown	Green	Manwaring	Sargent
Bryan	Haan	Meggison	Smith
Butler	Hall	Menerey	Stevenson
Byrum	Harris	Miles	Strauch
Coleman	Hart	Miller, Geo. H.	Strom
Copley	Hopkins	Miller, Wm. F.	Titus
Culver	Hubbard	Moore	Town
Curtis	Hunter	Morrison	Townsend
Dafoe	Jensen	Mosier	Vine
Danz	Jerome	O'Brien	Wade
DeWitt	Jewell	Osborn	Warner, Joe E.
Dunn	Johnson	Palmer	Watson
Emerson	Kirby	Pitkin	Wells
Evans	Kooyers	Rankin	Welsh
Fraudis	Ladd	Rasmussen	Speaker

NAYS.

Mr. Burnham
Henze

Mr. Holland
MacDonald

Mr. Nevins
Olmsted

Mr. Ramsey

7

The House agreed to the title of the bill.

Senate Bill No. 195 (file No. 145), entitled

A bill to provide for the transfer of the powers and duties of the legislative reference and information department in connection with the state library, to the legislature, to define the powers and duties of the legislature in relation thereto, and to repeal Act No. 306 of the Public Acts of 1907, as amended by Act No. 120 of the Public Acts of 1917, and all acts or parts of acts which conflict herewith,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich

Allard
Averill
Barnard
Braman
Brown
Bryan
Burnham
Butler
Byrum
Coleman
Copley
Culver
Curtis
Dafoe
Danz
DeWitt
Dunn
Emerson
Evans
Francis
Frick
Fuller

Mr. Gettel

Glaspie
Gowdy
Green
Haan
Hall
Harris
Hart
Hartway
Henze
Holland
Hopkins
Hubbard
Hunter
Jensen
Jerome
Jewell
Johnson
Kirby
Kooyers
Ladd
Lee
Lennon

Mr. Lewis

Locke
Lord
MacDonald
McKeon
Manwaring
Meggison
Menerey
Miles
Miller, Geo. H.
Miller, Wm. F.
Moore
Morrison
Mosier
Nevins
O'Brien
Olmsted
Osborn
Palmer
Pitkin
Ramsey
Rankin

Mr. Rasmussen

Rauchholz
Read
Reutter
Robinson
Rowe
Sargent
Smith
Stevenson
Strauch
Strom
Titus
Town
Townsend
Vine
Wade
Warner, Jos. El.
Watson
Wells
Welsh
Woodruff
Speaker

90

NAYS.

0

The House agreed to the title of the bill.

Mr. Dafoe moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Haan moved that the House take a recess until 2:00 o'clock p. m.
The motion prevailed.

After Recess.

2:00 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of Third Reading of Bills.

Messrs. Farrier, Dacey, and Dean entered the House and took their seats.

House Bill No. 397 (file No. 178), entitled

A bill to abolish the State Board of Library Commissioners, and to transfer their duties to the State Librarian,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Rankin
Allard	Fuller	Lennon	Rasmussen
Averill	Gettel	Lewis	Rauchholz
Barnard	Glaspie	Locke	Read
Braman	Gowdy	Lord	Reutter
Brown	Green	MacDonald	Robinson
Bryan	Haan	McKeon	Rowe
Burnham	Hall	Manwaring	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hart	Menerey	Stevenson
Coleman	Hartway	Miles	Strauch
Copley	Henze	Miller, Geo. H.	Strom
Culver	Holland	Miller, Wm. F.	Titus
Curtis	Hopkins	Moore	Town
Dacey	Hubbard	Morrison	Townsend
Dafoe	Hunter	Mosier	Vine
Danz	Jensen	Nevins	Wade
Dean	Jerome	O'Brien	Warner, Jos. E.
DeWitt	Jewell	Olmsted	Watson
Dunn	Johnson	Osborn	Wells
Emerson	Kirby	Palmer	Welsh
Evans	Kooyers	Pitkin	Woodruff
Farrier	Ladd	Ramsey	Speaker
Francis			

93

NAYS.

0

The House agreed to the title of the bill.

Mr. Dafoe moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Pending the third reading of Senate Bill No. 150 (file No. 109)—

A bill to provide a primary election system for the nomination of village officers,

Mr. Copley moved that the bill be re-referred to the Committee on Elections.
The motion prevailed.

Senate Bill No. 208 (file No. 157), entitled

A bill to amend section 12 of Act No. 65 of the Public Acts of 1919, entitled "An act relative to free schools of cities having a population of two hundred fifty thousand or over, and comprising a single school district."

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Rankin
Allard	Fuller	Lennon	Rasmussen
Averill	Gettel	Lewis	Rauchholz
Barnard	Glaspie	Locke	Read
Braman	Gowdy	Lord	Reutter
Brown	Green	MacDonald	Robinson
Bryan	Haan	McKeon	Rowe
Burnham	Hall	Manwaring	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hart	Menerey	Stevenson

Mr. Coleman	Mr. Hartway	Mr. Miles	Mr. Strauch
Copley	Henze	Miller, Geo. H.	Strom
Culver	Holland	Miller, Wm. F.	Titus
Curtis	Hopkins	Moore	Town
Dafoe	Hubbard	Morrison	Townsend
Danz	Hunter	Mosier	Vine
Dean	Jensen	Nevins	Wade
DeWitt	Jerome	O'Brien	Warner, Jos. E.
Dunn	Jewell	Olmsted	Watson
Emerson	Johnson	Osborn	Wells
Evans	Kirby	Palmer	Welsh
Farrier	Kooyers	Pitkin	Woodruff
Francis	Ladd	Ramsey.	Speaker

92

NAYS.

0

The House agreed to the title of the bill.

Mr. Hart moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported Senate Bill No. 59 (file No. 56)—

A bill to make appropriations for the State Office Building.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line two, section one, the figures "1921," and inserting in lieu thereof the following: "1922."

2. Amend by inserting at the end of section one the following: "Provided further, That the Governor and the Board of State Auditors may obtain money upon the approval of the State Administrative Board before July first, nineteen hundred twenty-one, in such amounts as they may by requisition certify to the Auditor General are necessary for immediate use for completion of the State Office Building, which amounts thus advanced shall be deducted from the total amount when the appropriation becomes available."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 53—

A bill to make appropriations for State House of Correction and Branch of the State Prison in the Upper Peninsula,

With the recommendation that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "one hundred ninety-five thousand seven hundred fifty-one dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-two the sum of one hundred eighty-eight thousand three hundred fifty-one dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Warden	\$3,000.00	\$3,000.00
Deputy Warden	1,800.00	1,800.00
Other Personal Service	48,750.00	43,750.00
 Totals for Personal Service	 \$48,550.00	 \$48,550.00

Supplies;		
Fuel	\$8,000.00	\$8,000.00
Provisions	55,976.00	55,976.00
Clothing	10,000.00	10,000.00
Other Supplies	9,050.00	9,050.00
Contractual Service	3,000.00	3,000.00
Maintenance of Land	400.00	400.00
Maintenance of Structures and Improvements.....	1,500.00	1,500.00
Maintenance of Equipment	2,500.00	2,500.00
Outlay for Structures and Improvements:		
Cell Block (contracts to be approved by the State Ad- ministrative Board before being let)	45,000.00	45,000.00
Root House	1,000.00	
Pig Pen	3,000.00	
Fences	125.00	125.00
Outlay for Equipment:		
Electric Motor and Water Pump	2,000.00	
Other outlay for equipment	5,650.00	4,250.00
Totals	\$195,751.00	\$188,351.00

Each of said amounts shall be used solely for the specific purposes herein stated.

Provided further, That all expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 94—

A bill to make appropriations for the State Banking Department.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "one hundred fifty thousand five hundred dollars and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred forty-eight thousand, five hundred dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service	\$90,000.00	\$90,000.00
Supplies	8,000.00	8,000.00
Contractual Service	50,000.00	50,000.00
Maintenance of Equipment	500.00	500.00
Outlay for Equipment	2,000.00	
Totals	\$150,500.00	\$148,500.00

Each of said amounts shall be used solely for the specific purposes herein stated.

Provided further, that all expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 444—

A bill to make appropriations for the Conservation Department.

The Committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "Three hundred thirty-six thousand seven hundred forty-one dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of three hundred twenty-nine thousand, seven hundred seventy-seven, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:	\$207,597.00	\$209,332.00
Supplies	36,785.00	32,335.00
Contractual Service	52,580.00	48,010.00
Maintenance of Land	1,000.00	1,000.00
Maintenance of Structures and Improvements	4,025.00	4,525.00
Maintenance of Equipment	6,599.00	6,905.00
Outlay for Structures and Improvements	19,280.00	19,310.00
Outlay for Equipment	8,875.00	8,360.00
Totals	<u>\$336,741.00</u>	<u>\$329,777.00</u>

Each of said amounts shall be used solely for the specific purposes herein stated.

There is also appropriated for each of said years for the use of said board all of the fees or other moneys received by said department under the laws relating to fish and angler's license, and there is further appropriated for the use of said department all income derived from game licenses and fees for its use in the manner and for the purposes provided by the law for the years nineteen hundred twenty-two and nineteen hundred twenty-three.

Provided, That all amounts appropriated under this act shall be expended subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 399 (file No. 199)—

A bill to create a State Welfare Department.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section 4, all of line 19.
2. Amend by striking out of line 16, section 7, the period and inserting in lieu thereof a semi-colon.

3. Amend by adding to section 7, as line 17, the following: "The Michigan Home and Training School."

4. Amend by inserting in line 1, section 10, after the word "hospitals," the word "and".

5. Amend by striking out of line 2, section 10, the word "and," and of line 3, the words "the superintendent of the Michigan Home and Training School,".

6. Amend by inserting in line 15, section 10, after the word "Blind," the words "the Medical Superintendent of the Michigan Home and Training School,".

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported

House Bill No. 485—

A bill to amend sections 1 and 5, Act No. 242, Public Acts of 1919—an act to provide for the payment of bounties on certain animals and birds.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 5, section 1, the words "weasel," and "great horned owl or barred owl."

2. Amend by striking out of line 6, section 5, the word "weasel."

3. Amend by striking out of line 7, section 5, the words "great horned owl or barred owl."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported

House Bill No. 458—

A bill to amend part 5, Act No. 10, Public Acts of First Extra Session of 1912—the Workmen's Compensation Law.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported

Senate Bill No. 57 (file No. 162)—

A bill to authorize and empower counties of this State to contract with agencies, etc., for the care of children.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported

House Bill No. 427—

A bill to authorize townships to employ nurses.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported

Senate Bill No. 181 (file No. 134)—

A bill to amend Act No. 157 of the Laws of Michigan of 1867—an act to define and limit the amount of money which may be used for the purpose of erecting town halls or other buildings for public use.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported

Senate Bill No. 100 (file No. 87)—

A bill to provide for the disposition of county war chest funds.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 12—

A joint resolution proposing an amendment to section 13 of article 5, of the Constitution of Michigan, limiting the time of session of the Legislature.

The committee recommended that the following amendment be adopted and that the joint resolution then pass:

Amend by inserting in line 7, Section 13, after the word "no" the word "regular."

The question being on the adoption of the amendment to the joint resolution recommended by the committee,

The amendment was adopted.

The joint resolution was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Revision and Amendment of the Constitution, by Mr. Mosier, Chairman, reported

House Joint Resolution No. 11—

A joint resolution proposing an amendment to section 9, article 5, of the Constitution of Michigan, with reference to the compensation of members of the Legislature.

The committee recommended that the following amendments be adopted, and that the joint resolution then pass:

1. Amend by striking out of line 2, Section 9, the words "one thousand" and inserting in lieu thereof the words "eight hundred."

2. Amend by inserting in line 5, Section 9, after the word "route" the words "Provided, That no extra session shall continue for a longer period than twenty days."

The question being on the adoption of the amendments to the joint resolution recommended by the committee,

The amendments were adopted.

The joint resolution was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Drainage, by Mr. Barnard, Chairman, reported

House Bill No. 456—

A bill to amend sections 1, 2 and 10, chapter 3; section 3, chapter 4; section 8, chapter 7; section 1, chapter 8, and section 15, chapter 9, of Act No. 254, Public Acts of 1897—the general drain law.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 5, section 1, chapter 3, the word "one-third" and inserting in lieu thereof the word "one-half."

2. Amend by striking out section 2, chapter 3.

3. Amend by striking out section 8, chapter 7.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Motions and Resolutions.

Mr. Harris moved that the following bill be placed at the head of the general orders:

House Bill No. 174 (file No. 172)—

A bill to amend section 4, Act No. 279, Public Acts of 1909—an act providing for the incorporation of cities.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Lennon moved that a respectful message be sent to the Senate, asking the return to the House of

Senate Bill No. 156 (file No. 113)—

A bill to repeal Sec. 5, Act No. 368, Public Acts of 1919—the motor vehicle law. The motion prevailed.

Mr. Burnham moved that the following bill be taken from the table:

House Bill No. 355 (file No. 159)—

A bill to repeal Act No. 210, Public Acts of 1895—an act regulating the payment of postage accounts in State departments.

The motion did not prevail.

Mr. Ramsey moved that a respectful message be sent to the Senate, asking the return to the House of

House Bill No. 204 (file No. 154)—

A bill to amend sections 1 and 9 of Act No. 19, Public Acts of 1919—an act to provide for the construction of trunk line highways.

The motion prevailed.

Mr. Pitkin made written request for the printing of

House Bill No. 451—

A bill to amend Act No. 171, Public Acts of 1893—an act to regulate the construction of railroad and street railroad tracks across each other.

The request was referred to the Committee on Printing.

Messrs. Ewing and Leedy entered the House and took their seats.

Mr. Johnson moved to take from the table

House Bill No. 372 (file No. 167)—

A bill to define manslaughter and negligent homicide, when committed by operation of vehicles.

The motion prevailed.

The question being on the passage of the bill,

Mr. Johnson moved to amend the bill by adding a new section thereto to stand as Section four and to read as follows:

Section 4. In any prosecution under this act, whether the defendant was driving at an immoderate rate of speed shall be a question of fact for the jury and shall not depend upon the rate of speed fixed by law for operating such vehicle.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich
Allard
Barnard
Braman
Brown
Bryan
Burnham
Butler
Byrum
Coleman
Copley
Culver
Dacey
Dafoe
Danz
Dean

Mr. Ewing
Farrer
Francis
Frick
Fuller
Gettel
Glaspie
Gowdy
Haan
Hall
Harris
Hart
Henze
Holland
Hubbard
Hunter

Mr. Kirby
Kooyers
Ladd
Lee
Leedy
Lennon
Lord
McKeon
Manwaring
Meggison
Menerey
Miles
Miller, Geo. H.
Miller, Wm. F.
Moore
Morrison

Mr. Palmer
Pitkin
Rankin
Rasmussen
Rauchholz
Reutter
Rowe
Sargent
Smith
Stevenson
Strom
Titus
Town
Townsend
Vine
Wade

Mr. DeWitt Dunn Emerson Evans	Mr. Jensen Jerome Jewell Johnson	Mr. Mosier O'Brien Olsted	Mr. Warner, Jos. E. Watson Wells
			78

NAYS.

Mr. Averill Curtis Green	Mr. Hartway Lewis	Mr. MacDonald Osborn	Mr. Ramsey Welsh
			9

The House agreed to the title of the bill.

By unanimous consent, the House returned to the order of

Introduction of Bills.

Mr. Jerome introduced

House Bill No. 505, entitled

A bill to make appropriations for the Mackinac Island State Park Commission for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Moore introduced

House Bill No. 506, entitled

A bill to amend section 18 of Act No. 275 of the Public Acts of 1911; entitled "An act to provide for the protection of game animals and birds, to regulate the taking, possession, use and transportation of the same, to prohibit the sale thereof, to regulate the manner of hunting and pursuing of game animals or birds, to provide a penalty for the violation of any of the provisions of this act and to repeal inconsistent acts and parts of acts," being section 7498 of the Compiled Laws of 1915, as amended by Act No. 336 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Lord introduced

House Bill No. 507, entitled

A bill to fix the term of office of the Commissioner of the Banking Department.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

By unanimous consent, the House returned to the order of

Notices.

Mr. Lee gave notice that on Thursday, April 7th, he would move to discharge the State Affairs Committee from further consideration of

House Bill No. 11 (file No. 139)—

A bill to prohibit certain amusements on Decoration Day.

By unanimous consent, the House returned to the order of

Messages From The Senate.

A message was received from the Senate requesting the return to the Senate of House Bill No. 333 (file No. 126)—

A bill to repeal section 1 of Act No. 25, Public Acts of Extra Session of 1919—an act to provide for the raising of money for the construction of highways and bridges.

Mr. Evans moved that the bill be recalled from the Clerk, to whom it had been referred for enrollment printing, and that it be returned to the Senate in accordance with the request of the Senate therefor.

The motion prevailed.

Mr. Strom moved that the House take a recess until 3:00 o'clock p. m.
The motion prevailed.

After Recess.

3:00 o'clock p. m.

The House was called to order by the Speaker.

Special Orders of the Day.

The Speaker announced that the hour had arrived for the special order for today, being the consideration on third reading of House Bill No. 7 (file No. 179), entitled

A bill to regulate the exhibition or use of moving picture films, slides, reels and views, and to provide for and regulate the examination and approval of moving picture films, reels, slides and views and advertising of the same.

Mr. Hart moved that there be a call of the House.

The motion prevailed.

Proceedings Under the Call.

The roll of the House was called by the Clerk, and Messrs. Dean, Kooyers, and Woodruff were reported absent without leave.

Mr. Hart moved that the Sergeant-at-arms be despatched after the absentees.
The motion prevailed.

Mr. O'Brien moved that the House proceed with the regular order of business under the call.

The motion prevailed.

The bill was then read a third time, and, the question being on its passage,

Mr. Strom moved to amend the bill by striking out all after the word "thereof" in line 4, Section 1, down to and including the word "exhibited" in line 6, and inserting in lieu thereof the words "or which pertains thereto."

Mr. Ramsey moved to amend the amendment so as to read as follows:

Amend by inserting in line 4 of section 1 after the word "thereof" the words "or which pertains thereto, by any newspaper, magazine or other public advertising agency."

Mr. Ramsey demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Ramsey then did not prevail, a majority of all the members present not voting therefor by yeas and nays as follows:

YEAS.

Mr. Averill	Mr. Green	Mr. Lee	Mr. Rauchholz
Brown	Harris	Leedy	Rutter
Butler	Hartway	Lewis	Robinson
Coleman	Henze	MacDonald	Rowe
Copley	Holland	Miller, Wm. F.	Titus
Culver	Hopkins	Moore	Wade
Curtis	Jerome	O'Brien	Warner, Jos. E.
Dacey	Jewell	Olmsted	Watson
Dean	Ladd	Ramsey	Welsh

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NAYS.

Mr. Aldrich	Mr. Francis	Mr. Locke	Mr. Rankin
Allard	Frick	Lord	Rasmussen
Barnard	Fuller	McKeon	Read
Braman	Gettel	Manwaring	Sargent
Bryan	Glaspie	Meggison	Smith

Mr. Burnham	Mr. Gowdy	Mr. Menerey	Mr. Stevenson
Byrum	Haan	Miles	Strauch
Dafoe	Hall	Miller, Geo. H.	Strom
Danz	Hart	Morrison	Town
DeWitt	Hubbard	Mosier	Townsend
Dunn	Hunter	Nevins	Vine
Emerson	Jensen	Osborn	Wells
Evans	Johnson	Palmer	Woodruff
Ewing	Kirby	Pitkin	Speaker
Farrier	Lennon		

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The question then being on the amendment offered by Mr. Strom,

The amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Strom moved to amend the bill by inserting in line 7, section 1, after the word "corrupt" the word "public."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Strom moved to amend the bill by striking out all of section 1 after the word "morals" in line 7.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Strom moved to amend the bill by inserting in line 3, section 2, after the word "same" the words "but any such fee shall not exceed \$1.00 for each reel examined, whether original or copies."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The Sergeant-at-Arms announced Mr. Dean at the bar of the House.

Mr. Jensen moved that Mr. Dean be admitted within the bar, and be allowed to take his seat.

The motion prevailed.

The Sergeant-at-Arms announced Mr. Woodruff at the bar of the House.

Mr. Dafoe moved that Mr. Woodruff be admitted within the bar, and be allowed to take his seat.

The motion prevailed.

Mr. Coleman moved to amend the bill by striking out all of section 2.

After debate, Mr. Henze demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the amendment offered by Mr. Coleman,
Mr. Coleman demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Coleman then did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Barnard	Mr. Dean	Mr. Johnson	Mr. Rauchholz
Brown	Gowdy	MacDonald	Robinson
Coleman	Hartway	Miles	Warner, Jos. E.
Culver	Henze	O'Brien	Welsh
Curtis	Holland	Ramsey	Woodruff
Danz	Jewell	Rankin	

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NAYS.

Mr. Aldrich	Mr. Frick	Mr. Lewis	Mr. Rasmussen
Allard	Fuller	Locke	Read
Averill	Gettel	Lord	Reutter
Braman	Glaspie	McKeon	Rove
Bryan	Green	Manwaring	Sargent
Burnham	Haan	Meggison	Smith
Butler	Hall	Meneray	Stevenson
Byrum	Harris	Miller, Geo. H.	Strauch
Copley	Hart	Miller, Wm. F.	Strom
Dacey	Hubbard	Moore	Titus
Dafoe	Hunter	Morrison	Town
DeWitt	Jensen	Mosier	Townsend
Dunn	Jerome	Nevins	Vine
Emerson	Kirby	Olmsted	Wade
Evans	Ladd	Osborn	Watson
Ewing	Lee	Palmer	Wells
Farrier	Leedy	Pitkin	Speaker
Francis	Lennon		

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The Sergeant-at-Arms announced Mr. Kooyers at the bar of the House.
 Mr. Dunn moved that Mr. Kooyers be admitted within the bar, and be allowed to take his seat.

The motion prevailed.

The question being on the passage of the bill.
 The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Frick	Mr. Lee	Mr. Rankin
Allard	Fuller	Leedy	Rasmussen
Averill	Gettel	Lennon	Rauchholz
Barnard	Glaspie	Lewis	Read
Braman	Gowdy	Locke	Robinson
Bryan	Green	Lord	Rowe
Burnham	Haan	McKeon	Sargent
Butler	Hall	Manwaring	Smith
Byrum	Harris	Meggison	Stevenson
Copley	Hart	Meneray	Strauch
Curtis	Hartway	Miles	Strom
Dafoe	Henze	Miller, Geo. H.	Titus
Danz	Hopkins	Miller, Wm. F.	Town
Dean	Hubbard	Moore	Townsend
DeWitt	Hunter	Morrison	Vine
Dunn	Jensen	Mosier	Wade
Emerson	Jerome	Nevins	Warner, Jos. E.
Evans	Johnson	Olmsted	Watson
Ewing	Kirby	Osborn	Wells
Farrier	Kooyers	Palmer	Woodruff
Francis	Ladd	Pitkin	Speaker

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NAYS.

Mr. Brown	Mr. Holland	Mr. O'Brien	Mr. Reutter
Culver	Jewell	Ramsey	Welsh
Dacey	MacDonald		

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The question being on agreeing to the title of the bill,

Mr. Strom moved to amend the title so as to read as follows:

A bill to regulate the exhibition or use of moving picture films, slides, reels and views, to provide for and regulate the examination and approval of moving picture films, reels, slides and views and advertising of the same, and to provide a penalty for violation of this act.

The motion prevailed.

The title as amended was then agreed to.

Mr. Culver, having reserved the right to explain his vote, made the following statement:

"Mr. Speaker and gentlemen of the House: I voted 'No' on this bill because I am satisfied that this bill has been deliberately emasculated by its friends. Either the idea of movie censorship is all right or all wrong. If you want a movie censorship bill that would really do something you would not have offered this one, especially as amended. I wish to call the attention of the House to the fact that the original bill as laid upon our desks used this expression "or used or exhibited which is sacrilegious, obscene, indecent or immoral or such as tend to debase or corrupt morals." The introducer of the bill offers the amendment to place before the word "moral" the word "public," and when asked for an explanation the only explanation he makes is "It was requested by the Governor." In other words we are going to get into a big "hullabaloo" in passing reform measures for preserving morals. I don't care to insult my own intelligence by voting for a bill that is emasculated, which is harmless, and which will never be anything but a political football."

Mr. Holland, having reserved the right to explain his vote, made the following statement:

"Mr. Speaker, and gentlemen of the House: I voted against this measure for two reasons: First, I believe the screen is the wrong place to start a censorship, and in the second place I am utterly opposed to appointing any other commissions in the State of Michigan. As far as the moving picture shows in our country are concerned, they are all well run and well regulated. The real show needs censorship more than the screen does; the real article more than the film. I have been to shows where fully developed women did not have clothes enough on to flag a handcar in a cranberry swamp. In my estimation what we have done here today doesn't amount to a snap."

Mr. Welsh, having reserved the right to explain his vote, made the following statement:

"As I have said before, I am for clean pictures, but I am unalterably opposed to the idea of censorship. I maintain I have no right to tell any other man what he shall or shall not see. I would have voted for this bill if section 2 had been eliminated. I would call the attention of the House to the fact that the few of us who voted against this bill aren't so much alone as our votes seem to indicate. No man in this country who has really the future welfare of the young at heart is more highly appreciated than Judge Lindsay of Denver. Judge Lindsay has this to say of the moving picture censorship:

'Moving picture censorship, I am convinced, is not only a failure, but is a more serious menace than the condition it attempts to correct. If we have movie censorship, then let us censor the dress of the girl, and let us have an extra seat in the automobile in which she goes riding that a censor may accompany her and see that no 'goo-goo' eyes are exchanged between her and her escort.'

'Let us have censors before department store windows to see that lingerie displays are not offensive; let us see that kids are not permitted to read newspapers.'

"Judge Gaynor, late Mayor of New York, vetoed a censorship bill for that city; ex-President Taft vetoed one for the District of Columbia; Governor Whitman vetoed one for the state of New York; and the present Vice-President of this country, Calvin Coolidge, while Governor of Massachusetts, vetoed a censorship measure there. Those are some of the reasons why I voted against this bill."

Mr. Ramsey gave notice that on Thursday, April 7, he would move to reconsider the vote by which the House today passed

House Bill No. 7 (file No. 179).

By unanimous consent, the House returned to the order of
Motions and Resolutions.

Mr. Haan moved that all further proceedings under the call be dispensed with.
The motion did not prevail.

Mr. Mosler moved to take from the table
House Joint Resolution No. 9 (file No. 55)—

A joint resolution proposing an amendment to section 3, article 10, of the Constitution of Michigan, authorizing the enactment of an income tax law.

The motion prevailed.

The question being on the passage of the joint resolution,

Mr. Lord moved to amend the joint resolution by striking out after the word "purposes" in line 14 of section 3 the words, "Provision shall be made by law for a tax upon or with respect to gains, profits and incomes, from whatever source derived, which tax may be graduated or progressive and from which reasonable exemptions may be allowed. For the purposes of such tax, property and persons, firms and corporations, upon which such tax may operate may be classified," and inserting in lieu thereof the following: "The Legislature may provide by law for a tax upon, or with respect to, gains, profits and incomes of individuals, from whatever source derived, which tax may be graduated and from which there shall be no exemption except to those persons who, because of poverty, are unable to contribute to the public burden. Such tax upon incomes shall be in lieu of all assessments upon and taxes levied against intangible personal property."

Mr. Bryan demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the motion to amend made by Mr. Lord,

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the joint resolution,

The joint resolution was then passed, two-thirds of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Gettel	Mr. Locke	Mr. Rasmussen
Averill	Glaspie	Lord	Rauchholz
Barnard	Gowdy	MacDonald	Robinson
Braman	Hall	McKeon	Rowe
Bryan	Harris	Manwaring	Sargent
Burnham	Hartway	Meggison	Smith
Butler	Hopkins	Menerey	Strauch
Byrum	Hubbard	Miles	Strom
Curtis	Hunter	Miller, Geo. H.	Town
Dafoe	Jewell	Miller, Wm. F.	Townsend
Danz	Johnson	Moore	Vine
DeWitt	Kirby	Morrison	Wade
Emerson	Ladd	Mosier	Warner, Jos. E.
Evans	Lee	Nevins	Watson
Ewing	Leedy	Olmsted	Weils
Farrier	Lennon	Osborn	Weish
Francis	Lewis	Rankin	Speaker
Fuller			

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NAYS.

Mr. Aldrich	Mr. Dunn	Mr. Jensen	Mr. Ramsey
Brown	Frick	Jerome	Read
Coleman	Green	Kooyers	Reutter
Copley	Haan	O'Brien	Stevenson
Culver	Hart	Palmer	Titus
Dacey	Henze	Pitkin	Woodruff
Dean	Holland		

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The House agreed to the title of the joint resolution.

General Orders of the Day.

The Speaker called Mr. Woodruff to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bill:

House Bill No. 96 (file No. 182)—

A bill to make appropriations for certain special State purposes.

The bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 174 (file No. 72)—

A bill to amend section 4, Act No. 279, Public Acts of 1909—an act providing for the incorporation of cities.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting after the word "charter" in line forty-five the following: "and cities having a population of 50,000 or more, owning and operating a water works plant and distributing system which, by its charter, is permitted to refund moneys advanced, or paid on special assessments imposed for water main extensions, may, through its legislative body, borrow on the faith and credit of the city to provide such refunding from time to time as buildings shall be connected with such water main extensions and may issue bonds therefor due in not more than thirty years in an amount and at a rate of interest limited by the charter of such city."

And by inserting after the word "purposes" in line forty-seven the words: "and to refund moneys advanced or paid on special assessments for water main extensions."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

By unanimous consent, the House returned to the order of

Messages From The Senate.

A message was received from the Senate returning, in accordance with the request of the House therefor,

House Bill No. 204 (file No. 154)—

A bill to amend sections 1 and 9 of Act No. 19, Public Acts of 1919—an act to provide for the construction of trunk line highways.

Mr. Ramsey moved that the bill be laid on the table.

The motion prevailed.

A message was received from the Senate returning in accordance with the request of the House therefor,

Senate Bill No. 156 (file No. 113)—

A bill to repeal sec. 5, Act No. 368, Public Acts of 1919—the motor vehicle law.

Mr. Lennon moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. Brown moved that the hour of the meeting of the House on Thursday, April 7, be fixed at 10:30 o'clock a.m.

The motion prevailed.

Mr. Manwaning moved that Mr. Kooyers be granted leave of absence from the sessions of this week after today.

The motion prevailed.

Mr. Manwaring asked and obtained leave of absence from the sessions of this week after today.

Mr. Nevins moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Thursday, April 7, at 10:30 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER FIFTY-NINE.

Lansing, Thursday, April 7, 1921.

10:30 o'clock a. m.

The House was called to order by the Speaker.

Rev. Ernest G. Nicholson, of the Church of Christ of Lansing, offered the invocation:

"O loving God, our Father in Heaven, we thank Thee for this day and for the blessed privileges that it brings to our lives. We thank Thee for Thy mercy and grace that has spared us and brought us thus far on the pathway of life. We thank Thee for the holy privileges Thou hast afforded us to do Thy will on the earth. We thank Thee for this State; we thank Thee for this Nation of nations; we thank Thee for those in authority and for the confidence which we have in them. We thank Thee, O God, for their faith in Thee and we pray Thy blessing to rest upon them. God, bless this Legislature. Bless this particular branch of it, the House of Representatives. Grant, O God, that all that is said and done may be said and done with a knowledge of Thy presence. We thank Thee for Thy spirit to guide us. Help each man here to dismiss from his mind the thought of selfishness and to look forward to the greatest good to the greatest number of people and to act with that object in view. God, bless the other branch of this Legislature. God, bless the Governor; and may each one have wisdom from Thee to do the things that would be for the best interests of the people and for Thine own honor and glory. God, bless this great Nation and those in authority at Washington. Bless the President. Bless the great Congress and may they, O God, reverence Thy name by administering the affairs of state in a way that is honorable and just and righteous altogether. Be with this body throughout the deliberations of this day; may their efforts be crowned with success. In our risen Redeemer's name, we ask it. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave:—Messrs. Case and Sanson.

The following members were absent without leave:—Messrs. Atwood, Braman, Byrum, Evans, Hart, Hubbard, Lqrd, Smith, Jos. E. Warner, and Watson.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Mr. MacDonald moved that an indefinite leave of absence be granted to the special committee appointed to investigate the granting of pardons and paroles—Messrs. Evans, Lord Manwaring, Jos. E. Warner, and Hubbard.

The motion prevailed.

Messrs. Dunn, Dafoe, Danz, Palmer, and Fuller asked and obtained leaves of absence from Friday's session.

Messrs. Frick, Aldrich, Burnham, and Rauchholz asked and obtained leaves of absence from the sessions of Friday and Monday.

Presentation of Petitions.

Mr. Danz presented
Petition No. 592.

Petition of Oscar Hoffman and 61 other citizens of Monroe protesting against the bill to take certain lands belonging to the Michigan School for the Deaf at Flint, for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Ladd presented
Petition No. 593.

Petition of Aaron Harrell and 42 other citizens of Grand Traverse County favoring House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 594.

Petition of Ward A. Strauch and 19 other citizens of Shiawassee county favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Watson presented
Petition No. 595.

Petition of Chas. Dailey and 499 other citizens of Branch County protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Town presented
Petition No. 596.

Petition of Wm. T. Butters and 17 other citizens of Jackson protesting against the bill to take certain lands belonging to the Michigan School for the Deaf at Flint, for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Dean presented
Petition No. 597.

Petition of K. A. Balivinski and 32 other citizens of Bay City favoring House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Dean presented
Petition No. 598.

Petition of R. H. Fletcher and 49 other citizens of Bay City favoring House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Francis presented
Petition No. 599.

Petition of John W. McCormick and 69 other citizens of Ishpeming favoring House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Ewing presented
Petition No. 600.

Petition of L. E. Geelan and 49 others favoring House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Francis presented
Petition No. 601.

Petition of Chas. Burt and 50 other citizens of Ishpeming favoring House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Morrison presented

Petition No. 602.

Petition of W. S. Locke and 65 other citizens of Luce County protesting against Senate Bill No. 141, providing free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Lee presented

Petition No. 603.

Petition of Geo. S. Quall and 154 other citizens of St. Clair County protesting against Senate Bill No. 141, providing free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Town presented

Petition No. 604.

Petition of F. N. Aldrich and 73 others favoring House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Town presented

Petition No. 605.

Petition of H. B. Cannon and 15 other teachers in the Jackson Public Schools favoring the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Watson presented

Petition No. 606.

Petition of John L. Laura and 206 other citizens of Branch county protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Menerey presented

Petition No. 607.

Petition of Robert Sisco and 49 other citizens of Isabella County protesting against the bill to take certain lands belonging to the Michigan School for the Deaf at Flint, for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Wednesday, April 6:

House Bill No. 88 (file No. 228)—

A bill to make appropriations for the State Veterinary Board;

House Bill No. 93 (file No. 229)—

A bill to make appropriations for the Uniform Accounting Division of the Auditor General's Department;

Senate Bill No. 261 (file No. 216)—

A bill providing that boards of supervisors shall have power to allow to any circuit court commissioner additional salary;

Senate Bill No. 262 (file No. 217)—

A bill to prohibit any mutual fire, cyclone, automobile or hailstorm insurance company doing an insurance business in Michigan taking or assuming a greater risk or liability on a single hazard than one-fifth of one per centum of the total insurance in force in said company unless the excess insurance or liability over and above said one-fifth of one per centum be at once reinsured in some other insurance or reinsurance company doing business in and under the laws of the State;

Senate Bill No. 265 (file No. 218)—

A bill to require public utilities to pay interest on guaranty deposits;

Senate Bill No. 266 (file No. 219)—

A bill to prevent fraud and misrepresentation in the registration of animals as pure-bred upon the herd books of recognized registry associations;

Senate Bill No. 267 (file No. 220)—

A bill to prevent fraudulent and dishonest practices in making official or semi-official records of milk and butter fat production of cows;

Senate Bill No. 268 (file No. 221)—

A bill to amend section 9 of Act No. 206 of the Public Acts of 1893—general tax law;

Senate Bill No. 153 (file No. 222)—

A bill to make appropriation for the Department of Health.

The Clerk also announced that the following named bill had been printed and placed upon the files of the members Thursday, April 7:

House Bill No. 108 (file No. 230)—

A bill to make appropriations for the Michigan Farm Colony for Epileptics.

Reports of Standing Committees.

The Committee on Elections, by Mr. Harris, Chairman, reported
House Bill No. 189—

A bill to amend sections 2, 3, 4 and 5, chapter 4, Act No. 126, Public Acts of 1917—an act to provide for the registration of electors.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by striking out of line 10, Section 5, the word "registration" and inserting in lieu thereof the word "re-registration."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported
House Bill No. 315—

A bill to amend sections 16, 17, 18, 19, 41, 42 and 43, Act No. 281, Public Acts of 1909—an act relative to nominations of party candidates for public office.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by striking out of line 3, Section 16, the word "third" and inserting in lieu thereof the word "second."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported
House Bill No. 215—

A bill to amend section 2, chapter 23, Act No. 203, Public Acts of 1917—to provide for the election of officers of political parties in counties.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by inserting in line 7, Section 2, after the word "of" the words "each city in."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, chairman, reported

House Bill No. 505—

A bill to make appropriations for the Mackinac Island State Park Commission.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line three and inserting in lieu thereof the following: "fifty-two thousand sixty-two dollars ninety cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of forty-seven thousand four hundred twenty-two dollars ninety cents, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Superintendent	\$3,000.00	\$3,000.00
Clerk (part time)	300.00	300.00
Teamster	1,300.00	1,300.00
Laborers 6	5,000.00	5,000.00
Superintendent of Play Grounds	350.00	350.00
 Totals Personal Service	 \$9,950.00	 \$9,950.00
Supplies	2,668.00	2,668.00
Contractual Service	1,944.90	1,944.90
Maintenance of Land	1,500.00	1,500.00
Maintenance of Structures and Improvements	5,000.00	3,500.00
Maintenance of Equipment	1,100.00	1,100.00
 Outlay for Lands:		
Purchase Price	25,000.00	23,000.00
 Outlay for Structures and Improvements:		
Buildings	1,500.00	1,500.00
Streets, roads and driveways	1,000.00	1,000.00
Sidewalks and steps	500.00	500.00
 Outlay for Equipment	 1,900.00	 760.00
 Totals	 \$52,062.90	 \$47,422.90

Each of said amounts shall be used solely for the specific purposes herein stated."

The committee further recommended that the options to purchase seven hundred twenty-six acres be exercised and that a contract with the owners be entered into and spread the payment over a period of years.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The question then being on concurring in the further recommendation of the committee,

The recommendation was concurred in.

The bill was referred to the Committee on Ways and Means.

The Committee on State Public School, by Mr. Rasmussen, Chairman, reported House Bill No. 115—

A bill to make appropriations for the State Public School.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out lines 5 and 6 of section 1 and inserting in lieu thereof the following words, "one hundred twenty-eight thousand four hundred sixty-four dollars and eighty cents."

2. Amend by striking out of lines 8 and 9 of section 1 the words, "one hundred twenty-six thousand six hundred twenty-five," and inserting in lieu thereof the words, "one hundred twenty-seven thousand six hundred sixty-five."

3. Amend by striking out of line 15 of section 1 the figures "3,000.00 3,000.00" and inserting in lieu thereof the figures, "\$2,500.00 \$2,500.00."

4. Amend by inserting after line 15 of section one the words, "Assistant Superintendent \$1,500.00 \$1,500.00."

5. Amend by striking out of line 29 of section 1 the figures, "\$127,464.80 and \$126,625.00" and inserting in lieu thereof the following "\$128,464.80 and \$127,665.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Copley, Acting Chairman, reported Senate Bill No. 145 (file No. 127)—

A bill to repeal sec. 29, Act No. 44, Public Acts of 1899, being sec. 847, Compiled Laws of 1915—providing for the publication and distribution of laws and documents.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

Messrs. Hart and Watson entered the House and took their seats.

Messages from the Senate.

The Speaker laid before the House

House Bill No. 14 (file No. 47)—

A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of Public Acts of 1911—an act to encourage the breeding of horses.

The bill was received from the Senate on Wednesday, April 6, with an amendment made by the Senate, consideration of which was postponed until today under the rules.

(For amendment see p. 680 of the House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich

Allard

Averill

Barnard

Brown

Bryan

Burnham

Butler

Chase

Coleman

Copley

Culver

Curtis

Dacey

Dafoe

Danz

Dean

DeWitt

Dunn

Emerson

Ewing

Farrer

Francis

Mr. Frick

Fuller

Gettel

Glaspie

Gowdy

Green

Haan

Hall

Harris

Hart

Hartway

Henze

Holland

Hopkins

Hunter

Jensen

Jerome

Jewell

Johnson

Kirby

Kooyers

Ladd

Mr. Lee

Leedy

Lennon

Lewis

Liddy

Locke

MacDonald

McKeon

Meggison

Meneray

Miles

Miller, Geo. H.

Miller, Wm. F.

Moore

Morrison

Mosier

Nevins

O'Brien

Olmsted

Osborn

Palmer

Pitkin

Mr. Ramsey

Rankin

Rasmussen

Rauchholz

Read

Reutter

Robinson

Rowe

Sargent

Stevenson

Strauch

Strom

Titus

Town

Townsend

Vine

Wade

Watson

Wells

Welsh

Woodruff

Speaker

NAYS.

0

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with certain amendments House Bill No. 59 (file No. 24)—

A bill to amend section 2 of Act No. 77, Public Acts of 1849—to increase witness fees in criminal cases.

The following are the amendments made to the bill by the Senate:

(1) Section 2, line 5, after the word "record" strike out the words "three dollars," and insert in lieu thereof "seventy-five cents," and in the same line after the word "for" strike out "each," and insert "first one-half," and at the end of same line strike out the word "and."

(2) At beginning of line 6, strike out "fifty cents," and in same line after the word "day," insert "thereafter."

(3) Line 7, after the word "examination," strike out the words "two dollars," and insert in lieu thereof "fifty cents," and after the word "for," strike out the word "each," and insert "first one-half," and in same line strike out "one dollar," and insert in lieu thereof "seventy-five cents."

(4) Line 8 after the word "day," insert "thereafter."

(5) Line 11 after the word "court," insert "provided sheriffs, policemen or other officers who receive a salary or per diem for their services shall not be entitled to any fees for attending any court within the county, township, city or village from which he receives such salary or per diem."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning House Bill No. 333 (file No. 126)—

A bill to repeal section 1 of Act No. 25, Public Acts of Extra Session of 1919—an act to provide for the raising of money for the construction of highways and bridges.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 305 (file No. 87)—

A bill to amend section 1 of Act No. 150, Public Acts of 1915—an act to prescribe powers of certain school districts as to borrowing money.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 272 (file No. 86)—

A bill to amend section 5 of Act No. 272, Public Acts of 1919—an act to protect the public health.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 240 (file No. 96)—

A bill to authorize school districts to build and furnish homes for teachers.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 221 (file No. 56)—

A bill to amend section 3, Act No. 296, Public Acts of 1917—an act providing for the incorporation of industrial banks.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 182 (file No. 123)—

A bill to make it a felony to assist in the escape of insane persons from hospitals or asylums.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with certain amendments House Bill No. 238 (file No. 64)—

A bill to amend section 9, Act No. 166, Public Acts of 1917—to provide for additional member of board of education in school districts of third class.

The following are the amendments made to the bill by the Senate:

1. Enacting Section 1, line 9, after the word "amended," insert "to read as follows:"

2. Section 9, line 2, after the word "those," insert "elected."

The message informed the House of Representatives that the Senate had passed the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate transmitting Senate Bill No. 177 (file No. 130), entitled

A bill to amend section 4 of Act No. 296 of the Public Acts of 1917, entitled "An act concerning industrial banks, defining the same and providing for their incorporation, powers, supervision and control," as amended by Act No. 420 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Private Corporations.

A message was received from the Senate transmitting Senate Bill No. 69 (file No. 111), entitled

A bill to amend section 2 of Act No. 338 of the Public Acts of 1907, entitled "An act to provide for the examination, regulation, licensing and registration of persons engaged in the practice of dentistry and for the punishment of offenders against this act, and to repeal all acts and parts of acts in conflict herewith," being section 6749 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate transmitting Senate Bill No. 71 (file No. 58), entitled

A bill to amend the title and sections 4, 25, 26, 27, 28 and 29 of Act No. 281 of the Public Acts of 1909, entitled "An act relative to the nomination of party candidates for public office and delegates to political conventions, to regulate primary elections and to prescribe penalties for violations of its provisions, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal Act No. 4 of the Public Acts of the extra session of the year 1907, and all local primary election acts contravening the provisions of this act, except as in this act otherwise provided," being sections 3520, 3534, 3535, 3536, 3537 and 3538 of the Compiled Laws of 1915, and to add seven new sections to said act to stand as sections 5, 6, 7, 8, 9, 10 and 11.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

A message was received from the Senate transmitting
Senate Bill No. 199 (file No. 149), entitled

A bill to amend section 17 of chapter 84 of the Revised Statutes of 1846, entitled "Of divorce," the same being section 11408 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No 167 (file No. 119), entitled

A bill to amend sections 1, 3, 5, 6, 7, 8, 9, and 24 of Act No. 117 of the Public Acts of 1909, entitled "An act to provide for the organization and disbandment of township school districts in the State of Michigan," being sections 5909, 5911, 5913, 5914, 5915, 5916, 5917 and 5932 of the Compiled Laws of 1915, as amended.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting
Senate Bill No. 60 (file No. 189), entitled

A bill requiring railroad companies to equip locomotive engines with either cab curtains or vestibule cabs, providing a penalty for the violation of this act, and making it the duty of the Michigan Public Utilities Commission to enforce its provisions.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

A message was received from the Senate transmitting
Senate Bill No. 212 (file No. 159), entitled

A bill to authorize and regulate the issue of bonds by counties, townships, cities, villages and school districts.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

A message was received from the Senate transmitting
Senate Bill No. 214 (file No. 170), entitled

A bill to authorize and facilitate the acquisition and disposal of public library property by public corporations empowered to maintain public libraries.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting
Senate Bill No. 183 (file No. 136), entitled

A bill to provide for the appointment of an assignment clerk in circuit courts in counties having a population in excess of five hundred thousand, defining his duties and fixing his salary therefor.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 222 (file No. 168), entitled

A bill to amend Chapter LXVII of Act No. 314 of the Public Acts of 1915, "The Judicature Act of 1915," by adding thereto a new section to stand as section 14-a.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 217 (file No. 186), entitled

A bill authorizing the Auditor General to cancel the taxes of the years 1885 and 1886 on all descriptions of land on which the taxes remain unpaid.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

A message was received from the Senate transmitting
Senate Joint Resolution No. 6 (file No. 140), entitled

A joint resolution proposing an amendment to article 13 of the Constitution of the State of Michigan, to provide for the condemnation and taking of the fee of more land and property than is needed for the acquiring, opening and widening of parks, boulevards, public places, streets, alleys or for any public use by municipalities of the State.

The message informed the House of Representatives that the Senate had passed the joint resolution.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Introduction of Bills.

Mr. Haan introduced

House Bill No. 508, entitled

A bill to amend section 12 of Act No. 49 of the Public Acts of 1875, entitled "An act to provide for a municipal court in the city of Grand Rapids to be called "The Superior Court of Grand Rapids," as amended by Act No. 9 of the Public Acts of 1907, and Act No. 216 of the Public Acts of 1907, the same being section 14693 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Haan introduced

House Bill No. 509, entitled

A bill to amend section 10 of Act No. 49 of the Public Acts of 1875, entitled "An act to provide for a municipal court in the city of Grand Rapids to be called "The Superior Court of Grand Rapids," as amended by Act No. 7 of the Public Acts of 1891, the same being Compilers' section 14691 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee of Judiciary.

Mr. O'Brien introduced

House Bill No. 510, entitled

A bill to amend section 23 of chapter 4, part 3 of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State."

The bill was read a first and second time by its title and referred to the Committee on Insurance.

Mr. Butler introduced

House Bill No. 511, entitled

A bill to prohibit and declare void, marriages between white persons and negroes, and to provide penalties for the violation of this act.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Hunter introduced

House Bill No. 512, entitled

A bill to protect and promote the public safety, to regulate the manner of crossing of highways and streets and railroads, electric roads, interurban railroads and railways and street railways within this State, to provide for the separation of grades of streets and highways and such railroads and railways in certain cases, and to prescribe the powers and duties of the Michigan Public Utilities Commission with reference thereto, and to repeal all acts or parts of acts inconsistent with the provisions hereof.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Henze introduced

House Bill No. 513, entitled

A bill to abolish all State appointive boards of control and confer the powers vested therein to the various legislative committees of the House and Senate.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Woodruff introduced

House Bill No. 514, entitled

A bill to amend section 1 of chapter 6 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," being section 5712 of the Compiled Laws of 1915, as amended by Act No. 43 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Byrum entered the House and took his seat.

Third Reading of Bills.

House Bill No. 96 (file No. 182), entitled

A bill to make appropriations for certain special State purposes for the fiscal years ending June 30, 1922, and June 30, 1923; and to repeal all other acts or parts of acts making appropriations therefor for said years,

Was read a third time, and, the question being on its passage,

Mr. Jerome moved to amend the bill by inserting at the end of line 1 of section 2 the words "General Fund in the."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Lee	Mr. Pitkin
Allard	Frick	Leedy	Ramsey
Averill	Fuller	Lennon	Rankin
Barnard	Gettel	Lewis	Rasmussen
Brown	Glaspie	Liddy	Rauchholz
Bryan	Haan	Locke	Read
Burnham	Hall	MacDonald	Robinson
Butler	Harris	McKeon	Rowe
Byrum	Hart	Meggison	Sargent
Coleman	Hartway	Menerey	Strauch
Copley	Henze	Miles	Strom
Culver	Holland	Miller, Geo. H.	Titus
Curtis	Hopkins	Miller, Wm. F.	Town
Dacey	Hunter	Moore	Townsend

Mr. Dafoe	Mr. Jensen	Mr. Morrison	Mr. Vine
Danz	Jerome	Mosier	Wade
DeWitt	Jewell	Nevins	Watson
Dunn	Johnson	O'Brien	Wells
Emerson	Kirby	Olmsted	Welsh
Ewing	Kooyers	Osborn	Woodruff
Farrier	Ladd	Palmer	Speaker

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NAYS.

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The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate Bill No. 64 (file No. 52), entitled

A bill to amend section 1 of chapter 8 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," being section 2704 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Lee	Mr. Ramsey
Allard	Frick	Leedy	Rankin
Averill	Fuller	Lennor	Rasmussen
Barnard	Gettel	Lewis	Rauhholz
Brown	Glaspie	Liddy	Read
Bryan	Gowdy	Locke	Reutter
Burnham	Green	MacDonald	Robinson
Butler	Haan	McKeon	Rowe
Byrum	Hall	Meggison	Sargent
Chase	Harris	Meneroy	Stevenson
Coleman	Hart	Miles	Strauch
Copley	Hartway	Miller, Geo. H.	Strom
Culver	Henze	Miller, Wm. F.	Titus
Curtis	Holland	Moore	Town
Dacey	Hopkins	Morrison	Townsend
Dafoe	Hunter	Mosier	Vine
Danz	Jensen	Nevins	Wade
Dean	Jerome	O'Brien	Watson
DeWitt	Jewell	Olmsted	Wells
Dunn	Johnson	Osborn	Welsh
Emerson	Kirby	Palmer	Woodruff
Ewing	Kooyers	Pitkin	Speaker
Farrier	Ladd		

90

NAYS.

0

The House agreed to the title of the bill.

Motions and Resolutions.

Mr. Lee moved that the Committee on State Affairs be discharged from the further consideration of

House Bill No. 11 (file No. 139)—

A bill to prohibit certain amusements on Decoration Day.

Mr. Lee demanded the yeas and nays.

The demand was seconded.

The motion made by Mr. Lee then did not prevail, a majority of all the members-elect not voting therefor by yeas and nays as follows:

YEAS.

Mr. Burnham
Dafoe
Green

Mr. Jensen
Lee
Locke

Mr. Menerey
Moore
Ramsey

Mr. Strom
Wade

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NAYS.

Mr. Aldrich
Allard
Averill
Barnard
Brown
Bryan
Butler
Byrum
Coleman
Copley
Culver
Danz
DeWitt
Dunn
Emerson

Mr. Ewing
Farrer
Francis
Gettel
Glaspie
Gowdy
Haan
Hall
Harris
Hartway
Henze
Holland
Hopkins
Hunter
Jerome

Mr. Jewell
Johnson
Kirby
Kooyers
Ladd
Lennon
Lewis
Liddy
MacDonald
McKeon
Meggison
Miles
Miller, Geo. H.
Miller, Wm. F.

Mr. Morrison
O'Brien
Olmsted
Osborn
Rankin
Rasmussen
Read
Sargent
Stevenson
Titus
Wells
Welsh
Woodruff
Speaker

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Mr. Lewis moved that the Committee of the Whole be discharged from the further consideration of the following bill and that the bill be re-referred to the Committee on General Taxation:

House Bill No. 356 (file No. 222)—

A bill to amend sections 8 and 9, Act No. 206, Public Acts of 1893—the general tax law.

The motion prevailed.

Mr. Haan moved that the hour of the meeting of the House on Friday, April 8, be fixed at 9:00 o'clock a. m.

The motion prevailed.

Mr. Allard moved that when the House adjourns on Friday, April 8, it stand adjourned until Monday, April 11, at 8:30 o'clock p. m.

Mr. Moore moved to amend by fixing the time at 4:00 o'clock p. m.

Mr. MacDonald demanded the yeas and nays.

The demand was not seconded.

The motion made by Mr. Moore then did not prevail.

The question then being on the motion made by Mr. Allard,

The motion prevailed.

General Orders of the Day.

The Speaker called Mr. Culver to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 56 (file No. 183)—

A bill to make appropriations for State Industrial Home for Girls.

House Bill No. 91 (file No. 184)—

A bill to make appropriations for the State Board of Law Examiners.

House Bill No. 98 (file No. 185)—

A bill to make appropriations for the Attorney General's Department.

House Bill No. 70 (file No. 186)—

A bill to make appropriations for the Michigan State Board of Registration in Medicine.

House Bill No. 76 (file No. 187)—

A bill to make appropriations for State Board of Accountancy.

House Bill No. 78 (file No. 188)—

A bill to make appropriations for the Legislature.

House Bill No. 97 (file No. 189)—

A bill to make appropriations for the Board of Examiners of Barbers.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 302 (file No. 190)—

A bill to make appropriations for the Northern State Normal School.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting at the end of section one the following:

"Provided further, All expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 50 (file No. 191)—

A bill to make appropriations for Central Michigan Normal School.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting at the end of section one the following:

"Provided further, All expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the proposed amendment made by the Committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 106 (file No. 192)—

A bill to make appropriations for Western State Normal School.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting at the end of section one the following:

"Provided further, All expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 104 (file No. 193)—

A bill to make appropriations for the State Normal College.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting at the end of section one the following:

"Provided further, All expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported progress on

House Bill No. 173 (file No. 194)—

A bill to make deficiency appropriations for State normal schools.

The committee recommended that the bill be given further consideration.

The recommendation was concurred in and the committee was given leave further to consider the bill.

Mr. Moore moved that the House take a recess until 2:00 o'clock p. m.
The motion prevailed.

After Recess.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Mr. Smith entered the House and took his seat.

The House resumed the order of

General Orders of the Day.

The Speaker called Mr. Culver to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders, the committee rose, and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 109 (file No. 195)—

A bill to make appropriations for the Pontiac State Hospital;

House Bill No. 48 (file No. 196)—

A bill to make appropriations for Traverse City State Hospital;

House Bill No. 110 (file No. 197)—

A bill to make appropriations for the Newberry State Hospital;

House Bill No. 45 (file No. 137)—

A bill to make appropriations for Michigan School for the Deaf;

House Bill No. 400 (file No. 172)—

A bill to establish a public park in the city of Flint;

House Bill No. 200 (file No. 202)—

A bill to amend the title and sections 12-a and 12-b of Act No. 6, Public Acts of the Extra Session of 1907—an act relative to the treatment of dependent, neglected and delinquent children;

House Bill No. 413 (file No. 181)—

A bill to amend Act No. 259, Public Acts of 1919—an act to regulate the manufacture and sale of soft drinks, etc.;

House Bill No. 201 (file No. 198)—

A bill to provide for the preservation of World War battle flags;

House Bill No. 346 (file No. 201)—

A bill to amend section 1, chapter 4, Act No. 283, Public Acts of 1909—to provide for submitting question of adopting county road system.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported progress on

House Bill No. 173 (file No. 194)—

A bill to make deficiency appropriations for State normal schools.

The committee recommended that the bill be given further consideration.

The recommendation was concurred in and the committee was given leave further to consider the bill.

The Committee of the Whole also reported progress on

Senate Bill No. 59 (file No. 56)—

A bill to provide an additional appropriation for the State office building.

The committee recommended that the bill be given further consideration.

The recommendation was concurred in and the committee was given leave further to consider the bill.

The Committee of the Whole also reported progress on House Bill No. 390 (file No. 200)—

A bill to provide for the improvement and maintenance of the bridge across Portage Lake, Houghton County, etc.

The committee recommended that the bill be given further consideration.

The recommendation was concurred in and the committee was given leave further to consider the bill.

The Committee of the Whole also reported House Bill No. 236 (file No. 205)—

A bill to amend section 7, of part 1, and sections 1, 5, 8, 9 and 10 of part 2, Act No. 10, Public Acts of First Extra Session of 1912—Workmen's Compensation Law.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend enacting section 1 by striking out of line 1 of said section, the number "10."

2. Amend by striking out of line 11 of said section the words and figures "and 5440" and inserting in lieu thereof the words and figures "5443 and 5450."

3. Amend Section seven of part one by adding a new subdivision at the end of said section to read as follows:

"2. Every person in the service of another under any contract of hire, express or implied, * * * including aliens, (including working members of partnerships, receiving wages irrespective of profits from such), and also including minors who are legally permitted to work under the laws of the State who, for the purpose of this act, shall be considered the same and have the same power to contract as adult employees."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported House Bill No. 348 (file No. 141)—

A bill to fix interurban passenger rates.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by inserting in line 3 of section 6 after the word "existing," the words "or which may hereafter exist."

2. Amend by striking out of lines 11 and 12 of section 8 all after the word "barns."

3. Amend by inserting in line 8 of section 8 after the word "regular" the word "interurban."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported House Bill No. 428 (file No. 203)—

A bill to amend sections 1, 2, 3, 4, 5, 6, 10, 11, 19, 23 and 32, Act No. 134, Public Acts of 1885—an act to regulate the practice of pharmacy.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of lines 10 and 11 of section 11 the words "for each such examination and certificate fee," and inserting in lieu thereof the words "as an examination fee and fifteen dollars as a certificate fee."

2. Amend by striking out of line 5 of section 19 the word "druggist," and inserting in lieu thereof the words "Assistant Pharmacist."

3. Amend by striking out of lines 9 and 10 of section 19 the word "druggist," and inserting in lieu thereof the words "Assistant Pharmacist."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported House Bill No. 343 (file No. 204)—

A bill to regulate the operation of restaurants, lunch-rooms, etc.

The committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 1 of section 10 the words "Provided that."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported Senate Bill No. 161 (file No. 115)—

A bill to provide for the protection and preservation of wild ducks on Houghton Lake.

The committee recommended that all after the enacting clause of the bill be stricken out.

The recommendation was concurred in and all after the enacting clause of the bill was stricken out.

During the sitting of the Committee of the Whole, Messrs. Case, Chase, and Braman entered the House and took their seats.

By unanimous consent, the House returned to the order of

Messages from the Senate.

A message was received from the Senate returning with an amendment House Bill No. 40 (file No. 2)—

A bill to create an Industrial and Labor Department.

The following is the amendment made to the bill by the Senate:

Section 3, line 7, after the word "whenever" strike out "designation" and insert in lieu thereof "reference."

The message informed the House of Representatives that the Senate had passed the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

Mr. Welsh moved that Rule 58 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendment made to the bill by the Senate.

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Ladd	Mr. Ramsey
Allard	Francis	Lee	Rankin
Averill	Frick	Leedy	Rasmussen
Barnard	Fuller	Lennon	Rauchholz
Braman	Gettel	Lewis	Read
Brown	Glaspie	Liddy	Reutter
Bryan	Gowdy	Locke	Robinson
Burnham	Green	MacDonald	Rowe
Butler	Haan	McKeon	Sargent
Byrum	Hall	Meggison	Smith
Chase	Harris	Menerey	Stevenson
Coleman	Hart	Miles	Strauch
Copley	Hartway	Miller, Geo. H.	Strom
Culver	Henze	Miller, Wm. F.	Titus

Mr. Curtis	Mr. Holland	Mr. Moore	Mr. Town
Dacey	Hopkins	Morrison	Townsend
Dafoe	Hunter	Mosler	Vine
Danz	Jensen	Nevins	Wade
Dean	Jerome	O'Brien	Watson
DeWitt	Jewell	Olmsted	Wells
Dunn	Johnson	Osborn	Welsh
Emerson	Kirby	Palmer	Woodruff
Ewing	Kooyers	Pitkin	Speaker

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NAYS.

0

Mr. Welsh moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

A message was received from the Senate returning with an amendment
House Bill No. 156 (file No. 51)—

A bill to amend section 1, Act No. 65, Public Acts of 1909—an act to provide
for the payment of tuition in high schools of eighth grade graduates.

The following is the amendment made to the bill by the Senate:

Section 1, line 3 of 1st amendment, after the word "attend," insert "but in
no case shall said amount exceed sixty dollars per pupil, per year."

The message informed the House of Representatives that the Senate had passed
the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

Mr. Rowe moved that Rule 58 be suspended.

The motion prevailed, two-thirds of all the members present voting therefor.

The question being on concurring in the amendment made to the bill by the
Senate,

The amendment was concurred in, a majority of all the members-elect voting
therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Lee	Mr. Rankin
Allard	Frick	Leedy	Rasmussen
Averill	Fuller	Lennon	Rauchholz
Barnard	Gettel	Lewis	Read
Braman	Glaspie	Liddy	Reutter
Brown	Gowdy	Locke	Robinson
Bryan	Green	MacDonald	Rowe
Butler	Haan	McKeon	Sargent
Byrum	Hall	Meggison	Smith
Chase	Harris	Menerey	Stevenson
Coleman	Hart	Miles	Strauch
Copley	Hartway	Miller, Geo. H.	Strom
Culver	Henze	Miller, Wm. F.	Titus
Curtis	Holland	Moore	Town
Dacey	Hopkins	Morrison	Townsend
Dafoe	Hunter	Mosler	Vine
Danz	Jensen	O'Brien	Wade
Dean	Jerome	Olmsted	Watson
DeWitt	Jewell	Osborn	Wells
Dunn	Johnson	Palmer	Welsh
Emerson	Kirby	Pitkin	Woodruff
Ewing	Kooyers	Ramsey	Speaker
Farrier	Ladd		

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NAYS.

3

Mr. Burnham

Mr. Nevins

Mr. Rowe moved that the bill be given immediate effect.
The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 99—

A bill to make appropriations for the Department of Insurance.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "sixty-four thousand seven hundred twenty-five dollars and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of sixty-four thousand two hundred twenty-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-1922	For Fiscal Year 1922-1923
Personal Service:		
Commissioner of Insurance	\$ 5,000.00	\$ 5,000.00
Other Personal Service	37,000.00	37,000.00
Totals Personal Service	\$42,000.00	\$42,000.00
Supplies	11,000.00	11,000.00
Contractual Service	10,525.00	10,525.00
Maintenance of Equipment	100.00	100.00
Outlay for Equipment	1,100.00	600.00
Totals	\$64,725.00	64,225.00

Each of said amounts shall be used solely for the specific purposes herein stated.

Provided further, That all expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 89—

A bill to make appropriations for the State Library.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "fifty-two thousand two hundred twenty dollars and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of fifty-two thousand two hundred twenty dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service	\$30,000.00	\$30,000.00
(Salaries schedule to be fixed by the State Administra- tive Board.)		
Supplies	3,000.00	3,000.00
Contractual Service	1,220.00	1,220.00
Outlay for Equipment:		
Books, maps and charts	12,000.00	12,000.00
Other outlay for equipment	1,000.00	1,000.00
	<hr/>	<hr/>
	\$47,220.00	\$47,220.00
For work formerly done by the State Library Commis- sion	5,000.00	5,000.00
	<hr/>	<hr/>
Totals	\$52,220.00	\$52,220.00

Each of said amounts shall be used solely for the specific purposes herein stated. Provided further, That all expenditures under this act shall be subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 405 (file No. 180)—

A bill to amend section 3 of Act No. 252, Public Acts of 1917—an act to determine benefits derived by State from certain proposed drains in Jackson County, etc.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported Senate Bill No. 114 (file No. 98)—

A bill to promote education.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 497—

A bill fixing standard weights for bread sold at retail in this State.

The committee recommended that the following amendment be adopted and that the bill then pass:

Amend by inserting in line 3, section 1, after the word "weighs" the words "at time of manufacture."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 394—

A bill to provide relief for needy and deserving adult blind.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of lines 2 and 3, section 7, the words "to be granted by the State of Michigan to a blind person under this act" and inserting in lieu thereof the words "under this act to be granted by the State of Michigan to a blind person having an aggregate annual income and earning ability, if any, not exceeding four hundred dollars."

2. Amend by inserting in line 18, section 7, after the word "discontinued" the following words: "Provided, however, That no such claim for relief hereunder shall be computed from a date prior to the first day of July in the year nineteen hundred twenty-two and that no warrant for such relief shall be issued prior to said date and that the total expenditure for such relief at state expense for the fiscal year ending June thirtieth, nineteen hundred twenty-three shall not exceed the sum of seventy-five thousand dollars."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 470—

A bill to authorize payment by the State for benefits to State lands by reason of street improvements in city of Lansing.

The committee recommended that the bill be referred to the Committee on State Affairs.

The question being on concurring in the recommendation of the committee,

The recommendation was concurred in, and the bill was referred to the Committee on State Affairs.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 340—

A bill to amend Act No. 218, Public Acts of 1895—an act to authorize the paroling of convicts.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Village Corporations, by Mr. Johnson, Chairman, reported House Bill No. 429—

A bill to amend section 4 of Act No. 278, Public Acts of 1909—an act to provide for the incorporation of villages.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Johnson asked and obtained leave of absence from Friday's session.

Mr. MacDonald moved that Mr. Dean be granted leave of absence from the sessions of Friday, Monday, and Tuesday.

The motion prevailed.

Mr. Brown moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Friday, April 8, at 9:00 o'clock a. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER SIXTY.

Lansing, Friday, April 8, 1921.

9:00 o'clock a. m.

The House was called to order by the Speaker.

Rev. Paul J. Allured, of the Westminister Presbyterian Church of Lansing, offered the invocation:

"Father in Heaven, we thank Thee for the privilege of serving Thee in this capacity. We pray Thee, Father, that the legislative business that will be enacted this day may be done to the glory of God; that we all, in the work that we have before us, may realize that Thou art the Father of our country and the Governor of our State, so that all we may do in Thy name and for the sake of the people of this State may be done so that Thy kingdom may come and Thy will be done, by making this part of God's world a happier, nobler, and better place in which to live. Through Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Aldrich, Burnham, Danz, Dean, Dunn, Evans, Frick, Fuller, Johnson, Kooyers, Lord, Manwaring, Palmer, Rauchholz, and Sanson.

The following members were absent without leave: Messrs. Atwood, Braman, Bryan, Francis, Glaspie, Hart, Liddy, Geo. H. Miller, Olmsted, and Town.

Mr. Jensen moved that the absentees without leave be excused from today's session.

The motion prevailed.

Messrs. Dafoe and Averill asked and obtained leaves of absence from Monday's session.

Presentation of Petitions.

Mr. Coleman presented
Petition No. 608.

Petition of Bracy Bartholomew and 21 other citizens of Calhoun county asking legislation that would permit the spearing of fish through the ice in certain lakes in Calhoun county.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Morrison presented
Petition No. 609

Petition of Samuel P. Grover and 55 other citizens of Luce county favoring the passage of the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Robinson presented
Petition No. 610.

Petition of Frank G. Putman and 100 other residents of Saginaw county endorsing House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. O'Brien presented
Petition No. 611.

Petition of F. D. Ball and 47 other citizens of Iron county favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.
The petition was referred to the Committee on State Affairs.

Mr. Brown presented
Petition No. 612.

Petition of Fred R. Ottaway, chairman of the Genesee county Road Commission protesting against the passage of House Bill No. 204, discontinuing state aid on highways leading into cities of more than 10,000 population.

The petition was referred to the Committee on Roads and Bridges.

Mr. Brown presented
Petition No. 613.

Petition of the Lions Club of Flint protesting against the passage of House Bill No. 204, discontinuing state aid on highways leading into cities of more than 10,000 population.

The petition was referred to the Committee on Roads and Bridges.

Mr. Farrier presented
Petition No. 614.

Petition of Alex W. McKie and 31 other citizens of Montmorency county protesting against the bill providing for free distribution of diphtheria anti-toxin, etc.
The petition was referred to the Committee on Public Health.

Mr. Farrier presented
Petition No. 615

Petition of Chas W. Pieper and 31 other citizens of Montmorency county protesting against the passage of the bill providing for county nurses at county's expense.

The petition was referred to the Committee on Public Health.

Mr. Ramsey presented
Petition No. 616.

Petition of H. A. Preston and 74 other citizens of Lansing protesting against the bill to take certain lands belonging to the Michigan School for the Deaf at Flint, for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Welsh presented
Petition No. 617.

Petition of John Manchester and 37 other citizens of Grand Rapids favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Townsend presented
Petition No. 618.

Petition of O. S. Trumble and 37 other teachers in the Jackson schools favoring the Teachers' Retirement Fund bill.

The petition was referred to the Committee on Education.

Mr. Townsend presented
Petition No. 619.

Petition of Fred Goodall and 57 other citizens of Jackson favoring the passage of Senate Bill No. 83, relative to a six-day week law for street railway employees.
The petition was referred to the Committee on Railroads.

Mr. Smith presented
Petition No. 620.

Petition of Melvin W. Root and 51 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Haan presented
Petition No. 621.

Petition of Mrs. Carrie E. Baker and 127 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Strom presented
Petition No. 622.

Petition of J. E. Crossett and 99 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Watson presented
Petition No. 623.

Petition of Roy Odren and 336 other citizens of Branch county protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Pitkin presented
Petition No. 624.

Petition of Harry Nelson and 16 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Strauch presented
Petition No. 625.

Petition of Joseph W. Sproule and 24 other citizens of Corunna favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Ewing presented
Petition No. 626.

Petition of C. C. Wiggins and 60 other citizens of Marquette and Alger counties favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Menerey presented
Petition No. 627.

Petition of Chas. F. Grim and 63 other citizens of Isabella county opposing the bill providing for the free distribution of diphtheria anti-toxin, etc.

The petition was referred to the Committee on Public Health.

Mr. Menerey presented
Petition No. 628.

Petition of Chas. F. Grim and 66 other citizens of Isabella county opposing the bill providing for county nurses at county's expense.

The petition was referred to the Committee on Public Health.

Mr. Robinson presented
Petition No. 629.

Petition of Wahl Cartage Company and 81 other citizens and firms of Saginaw county protesting against the bill to license motor busses and trucks.

The petition was referred to the Committee on Roads and Bridges.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Thursday, April 7:

House Bill No. 453 (file No. 231)—

A bill to amend sections 1 and 3, Act No. 91, Public Acts of 1905—an act to prevent the importation of dangerous insects and contagious diseases affecting trees, shrubs, etc.;

House Bill No. 349 (file No. 232)—

A bill to amend section 10, Act No. 12, Public Acts of 1869—an act to authorize corporations for establishing rural cemeteries;

Senate Bill No. 132 (file No. 223)—

A bill to make appropriations for the State Board of Registration of Nurses;

Senate Bill No. 264 (file No. 224)—

A bill to amend Senate Enrolled Act No. 2, Public Acts of 1921—an act to create a State Administrative Board;

Senate Bill No. 269 (file No. 225)—

A bill to require the teaching of the Constitution of the United States and of the State of Michigan in the public and private schools of the State;

Senate Bill No. 270 (file No. 226)—

A bill to prohibit the destroying of lotus flowers and lotus plants in the waters of the Great Lakes and waters connected therewith.

The Clerk also announced the enrollment printing and the presentation to the Governor on Thursday, April 7, of the following named bills:

House Bill No. 3 (file No. 22, enrolled No. 36)—

A bill to relieve county and state from support of certain classes of aliens.

House Bill No. 229 (file No. 73, enrolled No. 37)—

A bill to amend sections 3, 6, 7, 10, 11, 14 and 20, part 3, Act No. 10, Public Acts of first Extra Session of 1912—Workmen's Compensation Law.

Messages from the Senate.

The Speaker laid before the House

House Bill No. 238 (file No. 64)—

A bill to amend section 9, Act No. 166, Public Acts of 1917—to provide for additional member of board of education in school districts of third class.

The bill was received from the Senate on Thursday, April 7, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For amendments see p. 708 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Gowdy	Mr. Lewis	Mr. Reutter
Averill	Green	Locke	Robinson
Barnard	Haan	MacDonald	Rowe
Brown	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevens	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafee	Jewell	Osborn	Watson
DeWitt	Kirby	Pitkin	Wells
Emerson	Ladd	Ramsey	Welsh
Ewing	Lee	Rankin	Woodruff
Farrier	Leedy	Rasmussen	Speaker
Gettel	Lennon	Read	

75

NAYS.

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Mr. Curtis moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House
House Bill No. 59 (file No. 24)—

A bill to amend section 2 of Act No. 77, Public Acts of 1849—to increase witness fees in criminal cases.

The bill was received from the Senate on Thursday, April 7, with certain amendments, made by the Senate, consideration of which was postponed until today under the rules.

(For amendments see p. 707 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

Mr. Jensen moved that the bill be laid on the table.

The motion prevailed.

A message was received from the Senate transmitting
Senate Bill No. 141 (file No. 108), entitled

A bill to protect the public health, to provide for the furnishing and distribution by the State Commissioner of Health of antitoxin and other biological products for the prevention and treatment of diphtheria, to authorize the purchase and manufacture thereof, and to make appropriations therefor.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate returning
House Bill No. 195 (file No. 130)—

A bill to provide for the payment by certain public utilities of expenses incurred by the Michigan Public Utilities Commission.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

Mr. Copley moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with certain amendments
House Bill No. 190 (file No. 108)—

A bill to amend chapter 25, Act No. 203, Public Acts of 1917—to fix a penalty for failure of election officials to report for duty.

The following are the amendments made to the bill by the Senate:

1. Section 17, line 1, before the word "failure" insert the following: "In cities having an election commission authorized to appoint inspectors of election."

2. Section 17, line 6, amend by striking out the word "five" and inserting in lieu thereof the word "ten."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning with an amendment
House Bill No. 132 (file No. 29)—

A bill to amend section 1, and to repeal section 2 of Act No. 75, Public Acts of 1917—an act to regulate the packing and sale of apples in packages.

The following is the amendment made to the bill by the Senate:

Section 1, strike out all of lines 36, 37, 38 and 39 and down to and including the word "Run" in line 40, and insert in lieu thereof the following:

"Fifth. The grade designated as "Michigan Orchard Run" shall consist of apples of one variety from which all apples of a grade below what is designated as "Michigan Standard B Grade" have been removed, and from which no apples of the grades known as "Michigan Standard A," or "Michigan Standard Fancy" have been removed."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

Messrs. Liddy, Bryan, Olmsted and Glaspie entered the House and took their seats.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 147—

A bill to amend sections 15, 16, 17 and 18, chapter 153, Revised Statutes of 1846—to fix terms of imprisonment as punishment for robberies.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 8, section 15, the word "twenty," and inserting in lieu thereof the word "ten."
2. Amend by striking out of line 5, section 16, the word "fifteen," and inserting in lieu thereof the words "seven and one-half."
3. Amend by striking out of line 7, section 17, the word "ten," and inserting in lieu thereof the word "five."
4. Amend by striking out of line 6, section 18, the word "five," and inserting in lieu thereof the word "three."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported Senate Bill No. 1 (file No. 1)—

A bill to amend secs. 52, 53 and 60 of chapter I of Act No. 314, Public Acts of 1915—admission to practice law.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 9, section 52, the words "to practice properly," and in inserting in lieu thereof the words "properly to practice."
2. Amend by striking out of line 20, section 53, the entire Senate amendment.
3. Amend by striking out of line 14, section 60, the words "other party," and inserting in lieu thereof the words "party other."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported Senate Bill No. 105 (file No. 102)—

A bill to amend secs. 24 and 39-a of chapter II, Act No. 314, Public Acts of 1915—the Judicature Act.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Labor, by Mr. Moore, Chairman, reported without recommendation:

House Bill No. 373—

A bill to amend section 9, Act No. 285, Public Acts of 1909—an act to provide for a Department of Labor.

Mr. Haan moved that the bill be laid on the table.

The motion prevailed.

The Committee on Labor, by Mr. Moore, Chairman, reported House Bill No. 494—

A bill to make appropriations for the Department of Labor and Industry.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 3, section 1, the words "Two hundred Forty-six" and inserting in lieu thereof the words "One hundred ninety-six."

2. Amend by striking out of line 5, section 1, the words "Two hundred Thirty—" and inserting in lieu thereof the words "One hundred Eighty—."

3. Amend by striking out of line 11, section 1, the figures "\$181,780.00 \$181,780.00" and inserting in lieu thereof the figures "\$131,780.00 \$131,780.00."

4. Amend by striking out of line 17, section 1, the figures "\$246,395.00 \$239,895.00" and inserting in lieu thereof the figures "\$196,395.00 \$189,895.00."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 352—

A bill to amend section 6, Act No. 9, Public Acts of Extra Session of 1919—an act to provide for the consolidation of city school districts.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 468—

A bill to amend section 22, chapter 3, Act No. 164, Public Acts of 1881—the general school law.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 357—

A bill to repeal Act No. 421, Public Acts of 1919—to provide for vocational education of certain minors.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 411—

A bill to amend section 15 of Act No. 166, Public Acts of 1917—an act to classify certain school districts.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 487—

A bill to provide for the alteration of boundaries of certain school districts.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported House Bill No. 514—

A bill to amend section 1, chapter 6, Act No. 164, Public Acts of 1881—to revise and consolidate the laws relating to primary schools.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 501—

A bill to regulate charges of common carriers for leases of railroad property to be used for sites for elevators, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported House Bill No. 460—

A bill to regulate the hunting of rabbits.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported Senate Bill No. 182 (file No. 136)—

A bill to amend the title and sections 1, 2, 3 and 4 of Act No. 9 of the Public Acts of 1917—providing for the protection and preservation of game and fur-bearing animals and game birds.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of lines 1 and 2, section 1, the words "Game, Fish and Forest Fire Commissioner of the Public Domain Commission," and inserting in lieu thereof the words "Director of Conservation."

2. Amend by striking out of line 4, section 2, the word "ten," and inserting in lieu thereof the word "twenty-five."

3. Amend by striking out of lines 9 and 10, section 2, the words "Game, Fish and Forest Fire Commissioner" and inserting in lieu thereof the words "Director of Conservation."

4. Amend by striking out of lines 1 and 2, section 3, the words "Game, Fish, and Forest Fire Commissioner," and inserting in lieu thereof the words "State Director of Conservation."

5. Amend by striking out of lines 26 and 27, section 3, the words "Public Domain Commission," and inserting in lieu thereof the words "State Conservation Commission."

6. Amend by striking out of line 4, section 4, the words "Game, Fish and Forest Fire Commissioner," and inserting in lieu thereof the words "Director of Conservation."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported

House Bill No. 491—

A bill to amend sections 15 and 18, Act No. 181, Public Acts of 1919—an act to provide for the prevention of certain diseases of live stock.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 6 of section 15 the word "to," and inserting in lieu thereof the words "of the appraised."

2. Amend by inserting in line 43 of section 15 after the word "Industry," the following words "the proceeds of which when sold to be turned into the State Treasury."

3. Amend by inserting in line 2 of section 21-a after the word "any," the following words "registered thoroughbred."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

Introduction of Bills.

Mr. Strom introduced

House Bill No. 515, entitled

A bill to amend section 17 of chapter 2 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools and to repeal all statutes and acts contravening

the provisions of this act," being compilers' section 5664 of the Compiled Laws of 1915, as amended by Act No. 7 of the Public Acts of 1917.

The bill was read a first and second time by its title and referred to the Committee on Education.

Mr. Robinson introduced

House Bill No. 516, entitled

A bill to amend section 25 of Act No. 338 of the Public Acts of 1917, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away, bartering, furnishing, possessing, importing or transporting of any vinous, malt, brewed, fermented, spirituous or intoxicating liquors, except for medicinal, mechanical, chemical, scientific and sacramental purposes; to regulate the manufacture, sale, possession, importation and transportation thereof for such excepted purposes; to provide for the enforcement of, and to prescribe penalties for violations of this act; to prohibit certain advertising and advertisements pertaining to the liquor traffic; to prescribe the duties of officers, and of carriers pertaining to the liquor traffic, to prescribe rights of action, recovery of damages and rules of evidence thereunder; and to repeal all acts in conflict therewith," as amended by Act No. 53 of the Public Acts of 1919.

The bill was read a first and second time by its title and referred to the Committee on Liquor Traffic.

Mr. Reutter introduced

House Bill No. 517, entitled

A bill to regulate the employment of dispatchers in the operation of railway trains and interurban cars in this State, and to provide a penalty for violation of the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Lewis introduced

House Bill No. 518, entitled

A bill to amend section 7 of Act No. 159 of the Public Acts of 1919, entitled "An act to preserve and perpetuate the commercial fisheries of the State; to regulate the taking of fish in the waters of Lakes Superior, Michigan, Huron and Erie and the bays thereof; to define the connecting waters between said lakes within the jurisdiction of the State; to regulate the transportation, sale and possession of fish taken from said waters; to prescribe penalties for violations of this act and to repeal Act No. 188 of the Public Acts of 1875, Act No. 399 of the Local Acts of 1895, and Act No. 342 of the Public Acts of 1917."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Lewis introduced

House Bill No. 519, entitled

A bill to provide for the laying out, construction, and use of a temporary highway.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Coleman introduced

House Bill No. 520, entitled

A bill to permit the spearing of suckers, redsides, mullett, carp and grass pike, from March 1 to May 1 in each year, with or without the aid of jack or other artificial light, in the waters of St. Joseph River, Notawa Creek, Pine Creek and their tributaries in Calhoun county.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Coleman introduced

House Bill No. 521, entitled

A bill to amend the title and section 1 of Act No. 20 of the Public Acts of 1903, entitled "An act to protect fish and regulate fishing in the waters of Lyon, Long, Pine and Fish lakes in the township of Fredonia, county of Calhoun."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Culver introduced
House Bill No. 522, entitled

A bill to regulate by license the selling of steamship or railroad tickets or orders for transportation to or from foreign countries, and the receipt of deposits of money for the purpose of transmitting the same or the equivalent thereof to foreign countries, and to regulate by license the selling or issuing of drafts or other commercial paper payable in foreign countries; to provide a penalty for the violation thereof; and to repeal Act No. 271 of the Public Acts of 1915.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Liddy introduced
House Bill No. 523, entitled

A bill to amend chapter 52 of Act No. 314 of the Public Acts of 1915, "The Judicature Act of 1915," by adding thereto two new sections to stand as sections 7-a and 7-b.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Read introduced
House Bill No. 524, entitled

A bill providing appropriations for the Department of Agriculture for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes, and to repeal all clauses or parts of other statutes fixing or providing for the salary or compensation of any officer or employee herein provided for.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. J. E. Warner introduced
House Bill No. 525, entitled

A bill to encourage the breeding of cattle; to regulate the public service of bulls; to regulate the registration of bulls, and to provide for the enforcement thereof.

The bill was read a first and second time by its title and referred to the Committee on Agriculture.

Mr. Holland introduced
House Bill No. 526, entitled

A bill to amend sections 1 and 2 of Act No. 15 of the Public Acts of the extra session of 1919, entitled "An act to create a commission to act in co-operation with the Attorney General of this State and with any like commission or officials of the State of Wisconsin, to investigate the disputed boundary line between the states of Wisconsin and Michigan; to authorize said commission and Attorney General to take such action as may be necessary and proper to establish such boundary line; and making an appropriation therefor;" approved June 25, 1919.

The bill was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Statutes.

Mr. Lennon introduced
House Bill No. 527, entitled

A bill to amend sections 1, 2 and 7 of Act No. 108 of the Public Acts of 1913, entitled "An act to license and regulate the hunting, pursuing and killing of wild animals and wild birds found in this State, except deer and beaver," approved April 23, 1913.

The bill was read a first and second time by its title and referred to the Committee on Game Laws.

Mr. Strom rose to a question of personal privilege and made the following statement:

"Being an ex-service man and a member of the American Legion, my feelings have been very much hurt during the last few days by certain reports coming out of the papers concerning criticism of this Legislature regarding its conduct as to ex-service men. Certain individuals purporting to represent ex-service men

of the State have criticised this Legislature in a fashion and to a point of injustice. I, as a world war veteran and a member of the American Legion, want to go on record and assure the members of this Legislature that I have found nothing but a sincere desire on the part of all the members to do everything in their power to assist the Michigan war veterans, and I know that the members do not contemplate, and will not permit, any delay on any soldier relief measure. In this morning's paper there is a report that if the Legislature adjourns without action on the subject of the bonus it will be another evidence of a desire to delay action regarding that. I want to say for the benefit of the members of this House that these individuals do not represent all of the ex-service men and do not know what they are talking about; if they did, they would keep their mouths shut."

Third Reading of Bills.

House Bill No. 56 (file No. 183), entitled

A bill to make appropriations for the State Industrial School for Girls for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time, and, the question being on its passage,

Mr. Jerome moved to amend the bill by inserting at the end of section one the following: "Provided, That all expenditures under this act shall be subject to the approval of the State Administrative Board."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 91 (file No. 184), entitled

A bill to make appropriations for the State Board of Law Examiners for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Gettel	Mr. Locke	Mr. Reutter
Barnard	Glaspie	MacDonald	Robinson
Brown	Green	McKeon	Rowe
Bryan	Harris	Menerey	Sargent
Butler	Henze	Miles	Smith
Byrum	Holland	Miller, Wm. F.	Stevenson
Case	Hopkins	Moore	Strauch
Chase	Hubbard	Morrison	Strom
Coleman	Hunter	Nevis	Titus
Copley	Jensen	O'Brien	Townsend
Culver	Jerome	Olmsted	Vine
Curtis	Jewell	Osborn	Wade
Dacey	Kirby	Pitkin	Warner, Jos. E.
DeWitt	Ladd	Ramsey	Watson
Emerson	Lee	Rankin	Wells
Ewing	Leedy	Read	Speaker
Farrier	Liddy		

66

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 98 (file No. 185), entitled
 A bill to make appropriations for the Attorney General's Department for
 the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, opera-
 tion and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strom
Chase	Holland	Miller, Wm. F.	Titus
Coleman	Hopkins	Moore	Townsend
Copley	Hubbard	Morrison	Vine
Culver	Hunter	Mosier	Wade
Curtis	Jensen	Nevis	Warner, Jos. E.
Dacey	Jerome	O'Brien	Watson
Dafoe	Jewell	Olmsted	Wells
DeWitt	Kirby	Osborn	Welsh
Emerson	Ladd	Pitkin	Woodruff
Ewing	Lee	Ramsey	Speaker
Farrier	Leedy	Rankin	
Gettel	Lennon	Rasmussen	

79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 70 (file No. 186), entitled

A bill to make appropriations for Michigan State Board of Registration in Medicine for the fiscal years ending June 30, 1922 and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. H.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 76 (file No. 187), entitled

A bill to make appropriations for the State Board of Accountancy for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time, and, the question being on its passage,

Mr. Jerome moved to amend the bill by inserting at the end of section 1 the words, "Provided further, That in no case shall the expenditures of said Board exceed the fees collected by it."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine

Mr. Curtis	Mr. Jensen	Mr. Nevins	Mr. Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 78 (file No. 188), entitled
 A bill to make appropriations for the Legislature for the fiscal years ending
 June 30, 1922, and June 30, 1923, for maintenance, operation and other specific
 purposes.

Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 97 (file No. 189), entitled
 A bill to make appropriations for the Board of Examiners of Barbers for the
 fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation
 and other specific purposes.

Was read a third time and passed, a majority of all the members-elect voting
 therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Hall	Mr. Lewis	Mr. Robinson
Barnard	Harris	Locke	Rowe
Bryan	Hartway	McKeon	Sargent
Butler	Henze	Meggison	Smith

Mr. Byrum	Mr. Holland	Mr. Menerey	Mr. Stevenson
Culver	Hopkins	Miller, Wm. F.	Strom
Curtis	Hubbard	Moore	Titus
Dafoe	Hunter	Morrison	Townsend
DeWitt	Jensen	O'Brien	Vine
Emerson	Jerome	Olmsted	Warner, Jos. E.
Ewing	Jewell	Osborn	Watson
Farrier	Kirby	Pitkin	Wells
Glaspie	Ladd	Ramsey	Woodruff
Green	Lee	Rankin	Speaker
Haan	Lennon		

58

NAYS.

Mr. Brown	Mr. Gettel	Mr. Miles	Mr. Strauch
Case	Leedy	Rasmussen	Welsh
Coleman	MacDonald		

10

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 302 (file No. 190), entitled

A bill to make appropriations for the Northern State Normal School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevens	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 50 (file No. 191), entitled

A bill to make appropriations for the Central Michigan Normal School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Weish
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 106 (file No. 192), entitled

A bill to make appropriations for the Western State Normal School for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time, and, the question being on its passage,

Mr. Jerome moved to amend the bill by striking out of line 20 of section 1 the figures "\$55,000.00" and inserting in lieu thereof the figures "\$84,184.85."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Jerome moved to amend the bill by striking out line 21 of section 1.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells

Mr. Emerson	Mr. Ladd	Mr. Pitkin	Mr. Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 104 (file No. 193), entitled

A bill to make appropriations for the Michigan State Normal College for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jas. H.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 109 (file No. 195), entitled

A bill to make appropriations for the Pontiac State Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation, and other specific purposes.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent

Mr. Butler	Mr. Harris	Mr. Meggison	Mr. Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 48 (file No. 196), entitled

A bill to make appropriations for the Traverse City State Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

79

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 110 (file No. 197), entitled

A bill to make appropriations for the Newberry State Hospital for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Allard	Mr. Glaspie	Mr. Lewis	Mr. Read
Averill	Gowdy	Liddy	Reutter
Barnard	Green	Locke	Robinson
Brown	Haan	MacDonald	Rowe
Bryan	Hall	McKeon	Sargent
Butler	Harris	Meggison	Smith
Byrum	Hartway	Menerey	Stevenson
Case	Henze	Miles	Strauch
Chase	Holland	Miller, Wm. F.	Strom
Coleman	Hopkins	Moore	Titus
Copley	Hubbard	Morrison	Townsend
Culver	Hunter	Mosier	Vine
Curtis	Jensen	Nevins	Wade
Dacey	Jerome	O'Brien	Warner, Jos. E.
Dafoe	Jewell	Olmsted	Watson
DeWitt	Kirby	Osborn	Wells
Emerson	Ladd	Pitkin	Welsh
Ewing	Lee	Ramsey	Woodruff
Farrier	Leedy	Rankin	Speaker
Gettel	Lennon	Rasmussen	

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NAYS.

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The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 45 (file No. 137), entitled

A bill to make appropriations for the Michigan School for the Deaf for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time, and, the question being on its passage,

Mr. Brown moved to amend the bill by striking out of line 8 of section 1 the words "Assistant superintendent" and inserting in lieu thereof the word "Steward."

Mr. Curtis moved that the further consideration of the bill be postponed for one day.

Mr. Culver demanded the previous question.

Mr. Welsh requested that Mr. Culver withhold his demand for the previous question, to which request Mr. Culver acceded.

Mr. Welsh then moved that the bill be re-referred to the Committee on Ways and Means.

The Speaker ruled Mr. Welsh's motion out of order, for the reason that Mr. Culver had withheld his demand for the previous question to permit Mr. Welsh to make a statement but not to make a motion.

The demand for the previous question was then seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question then being on the motion made by Mr. Curtis, that the further consideration of the bill be postponed for one day,

The motion prevailed.

Mr. Holland moved that the House take a recess until 2:00 o'clock p. m.
The motion did not prevail.

Mr. Ramsey moved that the Committee of the Whole be discharged from the further consideration of the following bill, and that the bill be re-referred to the Committee on State Affairs:

House Bill No. 242 (file No. 138)—

A bill to amend section 1, of Act No. 45, Public Acts of 1891—an act to prohibit the use of butter substitutes in State institutions.

The motion prevailed.

Mr. Ramsey moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Monday, April 11, at 8:30 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER SIXTY-ONE.

Lansing, Monday, April 11, 1921.

8:30 o'clock p. m.

The House was called to order by the Speaker.

Rev. Dr. Edwin W. Bishop of the Plymouth Congregational Church of Lansing, offered the invocation:

"Almighty and Infinite God, Thou hast made Thyself known unto us and to the world as a Creator and as the great beneficent Ruler of the universe. 'Day unto day uttereth speech; and night unto night sheweth knowledge.' We rejoice in that we may follow Thee, thinking Thy thoughts after Thee, and plan our lives in accordance with Thy will; as Thou art a great source of good and of light, we crave life and good from Thee. Bless these servants of Thine and as they shall be liberated here for the best counsel of the common-weal may they be granted wisdom for their tasks, courage in the face of all oppositions and obstacles. May the days of this session as they draw to their close see the business of the State given due prominence and furtherance and the wishes and welfare of our Commonwealth regarded most highly. We ask it in the Lord's name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Aldrich, Averill, Burnham, Dafoe, Dean, Frick, and Rauchholz.

The following members were absent without leave: Messrs. Allard, Braman, Byrum, Haan, Harris, Jensen, Ladd, Liddy, Menerey, Nevins, Robinson, Smith, and Townsend.

Mr. Dunn moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

The Speaker presented
Petition No. 630.

Petition of the Newman Wenzel Post, American Legion, of Sturgis urging prompt action relative to bonus for ex-service men.

The petition was referred to the Committee of Military Affairs.

Mr. Manwaring presented
Petition No. 631.

Petition of V. E. Van Ameringen and 14 other citizens of Ann Arbor favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Manwaring presented
Petition No. 632.

Petition of the Ann Arbor Trades Council, representing 600 members, favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 633.

Petition of the Oatley Division No. 102, Order of Railway Conductors, of Grand Rapids, favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Holland presented
Petition No. 634.

Petition of Phillip J. Bennetts and 20 other citizens of Bessemer protesting against the bill to take certain lands belonging to the Michigan School for the Deaf at Flint, for public park purposes.

The petition was referred to the Committee on Public Lands and Forestry Interests.

Mr. Henze presented
Petition No. 635.

Petition of August R. Tomassoni and 268 other citizens of Iron Mountain, Vulcan, Norway, Laurium, Caspian, Calumet, and Negaunee, favoring making Columbus day a legal holiday.

The petition was referred to the Committee on State Affairs.

Mr. Woodruff presented
Petition No. 636.

Petition of Roy Darling and 14 other residents of Detroit favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Watson presented
Petition No. 637.

Petition of Guy S. Feller and 19 other citizens of Coldwater protesting against the "Rod and Line License" bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Strauch presented
Petition No. 638.

Petition of H. J. Miner and 14 other citizens of Shiawassee county favoring the passage of the Smith-Strom bill for the censorship of moving pictures.

The petition was referred to the Committee on State Affairs.

Mr. Geo. H. Miller presented
Petition No. 639.

Petition of Lewis Hancock and 68 others favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Coleman presented
Petition No. 640.

Petition of R. L. Young and 29 other citizens of Battle Creek favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Woodruff presented
Petition No. 641.

Petition of Samuel Blumberg and 37 other citizens of Detroit favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Miles presented
Petition No. 642.

Petition of James Corbett and 92 other citizens of Mecosta County protesting against the bill providing for the free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Osborn presented
Petition No. 643.

Petition of F. T. McDonald and 28 other citizens of Sault Ste. Marie favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Coleman presented
Petition No. 644.

Petition of H. W. Hollenbeck and 67 other citizens of Battle Creek favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Reutter presented
Petition No. 645.

Petition of A. L. Olds and 23 other citizens of Detroit favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Reutter presented
Petition No. 646.

Petition of David J. Roseberry and 17 other citizens of Detroit favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Lewis presented
Petition No. 647.

Petition of Charles Arnold and 48 other citizens of Charlevoix County favoring the passage of Senate Bill No. 179, or House Bill No. 394, providing relief for adult blind.

Petition was referred to the Committee on State Affairs.

Mr. Danz presented
Petition No. 648.

Petition of George A. Luft and 77 other citizens of Monroe County protesting against the passage of the bill providing for free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Friday, April 8:

House Bill No. 53 (file No. 233)—

A bill to make appropriations for State House of Correction and Branch of the State Prison in the Upper Peninsula;

House Bill No. 94 (file No. 234)—

A bill to make appropriations for the State Banking Department;

Senate Bill No. 271 (file No. 227)—

A bill to amend section 1 of Chapter XXVIII and section 1 of Chapter LXXVI of Act No. 314 of the Public Acts of 1915—Judicature Act, being sections 13122 and 14361 of the Compiled Laws of 1915;

Senate Bill No. 272 (file No. 228)—

A bill to amend section 1 of Chapter I, Part I, of Act No. 256 of the Public Acts of 1917—general insurance law;

Senate Bill No. 273 (file No. 229)—

A bill to amend section 1 of Act No. 213 of the Public Acts of 1903—an act to authorize the regents of the University of Michigan to grant teachers' certificates in certain cases;

Senate Bill No. 274 (file No. 230)—

A bill to authorize counties to make provisions for the care, custody and maintenance of feeble-minded and epileptic persons;

House Bill No. 444 (file No. 235)—

A bill to make appropriations for the Conservation Department;

- House Bill No. 485 (file No. 236)—
A bill to amend sections 1 and 5, Act No. 242, Public Acts of 1919—an act to provide for the payment of bounties on certain animals and birds;
- House Bill No. 458 (file No. 237)—
A bill to amend part 5, Act No. 10, Public Acts of First Extra Session of 1912—The Workmen's Compensation Law;
- House Bill No. 427 (file No. 238)—
A bill to authorize townships to employ nurses;
- House Joint Resolution No. 12 (file No. 239)—
A joint resolution proposing an amendment to section 13 of article 5, of the Constitution of Michigan, limiting the time of sessions of the Legislature;
- House Joint Resolution No. 11 (file No. 240)—
A joint resolution proposing an amendment to section 9, article 5, of the Constitution of Michigan, with reference to the compensation of members of the Legislature;
- Senate Bill No. 276 (file No. 231)—
A bill to amend section 6 of Act No. 300 of the Public Acts of 1909, an act to define and regulate common carriers;
- Senate Bill No. 246 (file No. 232)—
A bill to limit the amount of land which may be owned, leased or controlled from which the general public is prohibited for the purposes of hunting and fishing;
- House Bill No. 456 (file No. 241)—
A bill to amend sections 1, 2 and 10, chapter 3; section 3, chapter 4; section 8, chapter 7; section 1, chapter 8, and section 15, chapter 9, of Act No. 254, Public Acts of 1897—general drain law;
- Senate Bill No. 263 (file No. 233)—
A bill to amend section 33 of Act No. 279 of the Public Acts of 1909—an act to provide for the incorporation of cities;
- Senate Bill No. 275 (file No. 234)—
A bill to amend section 3 of Act No. 192 of the Public Acts of 1871—an act to provide for the appointment of a board of commissioners for the general supervision of penal, pauper, and reformatory institutions;
- Senate Bill No. 187 (file No. 235)—
A bill to amend section 18 of Chapter LVIII of Act No. 314 of the Public Acts of 1915—Judicature Act.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Saturday, April 9:

- Senate Bill No. 248 (file No. 236)—
A bill to authorize and direct the Auditor General to cancel all taxes of certain premises in Traverse City, owned by a local post of the American Legion;
- Senate Bill No. 277 (file No. 237)—
A bill to amend sections 28, 30 and 35 of Chapter 12 of the Revised Statutes of 1846, entitled "The Attorney General;"
- Senate Bill No. 278 (file No. 238)—
A bill to amend section 2 of Act No. 196 of the Public Acts of 1917—an act to authorize proceedings for the discovery of crime;
- Senate Bill No. 279 (file No. 239)—
A bill to provide for the licensing and regulation of motor vehicles as common carriers on the public highways;
- Senate Bill No. 281 (file No. 240)—
A bill to amend sections 4, 6 and 10 of Chapter III of Part V of Act No. 256 of the Public Acts of 1917—general insurance law.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Monday, April 11:

- House Bill No. 99 (file No. 242)—
A bill to make appropriations for the Department of Insurance;
- House Bill No. 89 (file No. 243)—
A bill to make appropriations for the State Library;
- House Bill No. 189 (file No. 244)—
A bill to amend sections 2, 3, 4 and 5, chapter 4, Act No. 126, Public Acts of 1917—an act to provide for the registration of electors;
- Senate Bill No. 282 (file No. 241)—
A bill to abolish the Michigan Securities Commission and transfer its powers and duties to the Michigan Public Utilities Commission;

Senate Bill No. 24 (file No. 242)
A bill to make appropriations for the Michigan Reformatory;
Senate Bill No. 27 (file No. 243)—
A bill to make appropriations for the Michigan Home and Training School;
Senate Bill No. 144 (file No. 244)—
A bill to make appropriations for the Department of State;
Senate Bill No. 147 (file No. 245)—
A bill to make appropriations for the Board of State Tax Commissioners;
Senate Bill No. 152 (file No. 246)—
A bill to make appropriations for the Department of Public Instruction;
Senate Bill No. 131 (file No. 247)—
A bill to make appropriations for the State Board of Corrections and Charities;
Senate Bill No. 137 (file No. 248)—
A bill to make appropriations for the State Board of Control for Vocational Education;
Senate Bill No. 138 (file No. 249)—
A bill to make appropriations for the Board of State Auditors;
Senate Bill No. 215 (file No. 250)—
A bill to amend section 2 of Act No. 138 of the Public Acts of 1907—an act to prohibit the scalping and sale of tickets for theatres, circuses, etc.;
Senate Bill No. 155 (file No. 251)—
A bill making an appropriation for the erection of a general hospital at the Traverse City State Hospital;
Senate Bill No. 283 (file No. 252)—
A bill to amend section 25 of Act No. 338 of the Public Acts of 1917—an act to prohibit the manufacture, etc., of spirituous or intoxicating liquors;
House Bill No. 315 (file No. 245)—
A bill to amend sections 16, 17 18, 19, 41, 42 and 43, Act No. 281, Public Acts of 1909—an act relative to nominations of party candidates for public office;
House Bill No. 215 (file No. 246)—
A bill to amend section 2, chapter 23, Act No. 203, Public Acts of 1917—to provide for the election of officers of political parties in counties;
House Bill No. 497 (file No. 247)—
A bill to fix standard weights for bread sold at retail;
House Bill No. 340 (file No. 248)—
A bill to amend Act No. 218, Public Acts of 1895—an act to authorize the paroling of convicts;
House Bill No. 429 (file No. 249)—
A bill to amend section 4 of Act No. 278, Public Acts of 1909—an act to provide for the incorporation of villages;
House Bill No. 147 (file No. 250)—
A bill to amend sections 15, 16, 17 and 18, chapter 153, Revised Statutes of 1846—to fix terms of imprisonment as punishment for robberies;
House Bill No. 411 (file No. 251)—
A bill to amend section 15 of Act No. 166, Public Acts of 1917—an act to classify certain school districts.

The Clerk also announced the enrollment printing and presentation to the Governor on Friday, April 8, for his approval, of the following named bills:

House Bill No. 245 (file No. 94, enrolled No. 38).
A bill to repeal Act No. 180, Public Acts of 1917—an act providing for the licensing of threshing machines;
House Bill No. 184 (file No. 98, enrolled No. 39).
A bill to amend the title and sections 3 and 5 of Act No. 132, Public Acts of 1903—an act empowering the State Board of Health to license undertakers and embalmers;
House Bill No. 290 (file No. 104, enrolled No. 40).
A bill to amend the title and section 1 of Act No. 88, Public Acts of 1913—an act empowering boards of supervisors to levy a special tax for advertising agricultural advantages;
House Bill No. 234 (file No. 71, enrolled No. 41).
A bill to change the name of the village of Gobleville to Gobles;
House Bill No. 262 (file No. 112, enrolled No. 42).
A bill to amend section 8, chapter 6, Act No. 254, Public Acts of 1897—an act to provide for the construction of drains;

House Bill No. 333 (file No. 126, enrolled No. 43).

A bill to repeal section 1 of Act No. 25, Public Acts of Extra Session of 1919—an act to provide for the raising of money for the construction of highways and bridges.

Messages from the Governor.

Messages were received from the Governor informing the House of Representatives that on Thursday, April 7, he had approved and on Friday, April 8, deposited in the office of the Secretary of State

House Enrolled Act No. 24 (House Bill No. 254, file No. 92)—

An act to amend section 12, Act No. 205, Public Acts of 1887—the general banking law.

House Enrolled Act No. 17 (House Bill No. 8, file No. 9)—

An act to amend section 2 of Act No. 44 of Public Acts of 1899—an act to provide for the publication and distribution of public laws and documents.

House Enrolled Act No. 18 (House Bill No. 54, file No. 52)—

An act to amend act regulating catching of fish in certain lakes in Cass, Berrien and VanBuren counties.

House Enrolled Act No. 20 (House Bill No. 55, file No. 53)—

An act to amend act regulating catching of ciscoes in certain lakes in Cass county.

House Enrolled Act No. 25 (House Bill No. 27, file No. 91)—

An act to amend section 11 of Act No. 205, Public Acts of 1887—the banking law.

House Enrolled Act No. 22 (House Bill No. 283, file No. 93)—

An act to amend section 5 of Act No. 301, Public Acts of 1913—an act providing for the licensing of private employment agencies.

House Enrolled Act No. 23 (House Bill No. 256, file No. 74)—

An act to amend section 6 of Act No. 236, Public Acts of 1915—an act to protect fish in inland waters of the State.

Messages from the Senate.

The Speaker laid before the House

House Bill No. 190 (file No. 108)—

A bill to amend chapter 25, Act No. 203, Public Acts of 1917—to fix a penalty for failure of election officials to report for duty.

The bill was received from the Senate on Friday, April 8, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For amendments see p. 727 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

The amendments were concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Fuller	Mr. Lennon	Mr. Rankin
Barnard	Gettel	Lewis	Rasmussen
Brown	Glaspie	Locke	Read
Bryan	Gowdy	Lord	Reutter
Butler	Green	MacDonald	Rowe
Case	Hall	McKeon	Sanson
Chase	Hart	Manwaring	Sargent
Coleman	Hartway	Meggison	Stevenson
Copley	Henze	Miles	Strauch
Culver	Holland	Miller, Geo. H.	Strom
Curtis	Hopkins	Miller, Wm. F.	Titus
Dacey	Hubbard	Moore	Town
Danz	Hunter	Morrison	Vine
DeWitt	Jerome	Mosier	Wade
Dunn	Jewell	O'Brien	Warner, Jos. E.

Mr. Emerson	Mr. Johnson	Mr. Olmsted	Mr. Watson
Evans	Kirby	Osborn	Wells
Ewing	Kooyers	Palmer	Welsh
Farrier	Lee	Pitkin	Woodruff
Francis	Leedy	Ramsey	Speaker

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NAYS.

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House

House Bill No. 132 (file No. 29)—

A bill to amend section 1, and to repeal section 2 of Act No. 75, Public Acts of 1917—an act to regulate the packing and sale of apples in packages.

The bill was received from the Senate on Friday, April 8, with an amendment made by the Senate, consideration of which was postponed until today under the rules.

(For amendment see p. 727 of the House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Fuller	Mr. Lennon	Mr. Rankin
Barnard	Gettel	Lewis	Rasmussen
Brown	Glaspie	Locke	Read
Bryan	Gowdy	Lord	Reutter
Butler	Green	MacDonald	Rowe
Case	Hall	McKeon	Sanson
Chase	Hart	Manwaring	Sargent
Coleman	Hartway	Meggison	Stevenson
Copley	Henze	Miles	Strauch
Culver	Holland	Miller, Geo. H.	Strom
Curtis	Hopkins	Miller, Wm. F.	Titus
Dacey	Hubbard	Moore	Town
Danz	Hunter	Morrison	Vine
DeWitt	Jerome	Mosier	Wade
Dunn	Jewell	O'Brien	Warner, Jos. E.
Emercon	Johnson	Olmsted	Watson
Evans	Kirby	Osborn	Wells
Ewing	Kooyers	Palmer	Welsh
Farrier	Lee	Pitkin	Woodruff
Francis	Leedy	Ramsey	Speaker

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NAYS.

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting
Senate Bill No. 158 (file No. 177), entitled

A bill to provide for the determination of the natural height and level of the waters in navigable inland lakes of this State, and to maintain such waters at their natural height and level for the purpose of protecting fish or the public health or welfare or to improve navigation; to build dams and embankments and to provide for acquiring by gift, grant, or condemnation proceedings lands and

other property; to authorize the raising of money by taxation and by special assessments for the purposes hereof; and to repeal Act No. 202 of the Public Acts of 1911, entitled "An act to authorize boards of supervisors in certain counties to determine the natural height and level of the waters in navigable inland lakes; to maintain the waters in navigable inland lakes at their natural height and level; to build dams and embankments and acquire for such purposes by condemnation, or otherwise, lands, easements or other property; to appropriate moneys therefor; and to assess the expenses of such improvements on property benefited thereby," the same being sections 7377 to 7403 inclusive of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Towns and Counties.

A message was received from the Senate transmitting
Senate Bill No. 206 (file No. 155), entitled

A bill to amend section 3 of chapter 1 of part III of Act No. 256 of the Public Acts of 1917, entitled "An act to revise, consolidate and classify the laws of the State of Michigan, relating to the insurance and surety business; to regulate the incorporation of domestic insurance and surety companies and associations and the admission of foreign companies; and to provide for the departmental supervision and regulation of the insurance and surety business within this State."

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

A message was received from the Senate returning with an amendment
House Bill No. 72 (file No. 128)—

A bill to make appropriations for State Treasury.

The following is the amendment made to the bill by the Senate:

Section 1, strike out all of lines 9, 10, 11, 12, 13, 14 and 15, and insert in lieu thereof the following:

"Other personal service \$18,700.00 \$18,700.00."

The message informed the House of Representatives that the Senate had passed the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate transmitting
Senate Bill No. 229 (file No. 174), entitled

A bill to amend Act No. 59 of the Public Acts of 1915, entitled "An act to provide for the construction, improvement and maintenance of highways; for the levying, spreading and collecting of taxes and of special assessments therefor; to authorize the borrowing of money and the issuance of bonds under certain restrictions, regulations and limitations; to prescribe the powers and duties of certain officers with reference thereto; and to validate certain proceedings heretofore taken," as amended, by adding a new section thereto to stand as section 26-a.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting
Senate Bill No. 85 (file No. 71), entitled

A bill to provide for the approval of sprinkler heads, to create a commission for such purpose, and to define the powers and duties thereof, to prevent discrimination by insurance companies against insurers of buildings equipped with the approved type of sprinkler-head, and to provide penalties for the violation hereof.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Insurance.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Liquor Traffic, by Mr. Meggison, Acting Chairman, reported House Bill No. 516—

A bill to amend section 25 of Act No. 338 of the Public Acts of 1917—an act to prohibit the manufacture, sale, etc. of intoxicating liquors.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Industrial School for Boys, by Mr. Chase, Chairman, reported

House Bill No. 1—

A bill to amend Act No. 80 of the Public Acts of 1917—to alter age limit on certain sentences to Industrial School for Boys.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Industrial School for Boys, by Mr. Chase, Chairman, reported

House Bill No. 113—

A bill to make appropriations for the Industrial School for Boys.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all after line four in section one and inserting in lieu thereof the following: "one million, sixty-seven thousand seven hundred dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one million sixty thousand seven hundred dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Superintendent	\$3,000.00	\$3,000.00
Ass't. Superintendent	2,400.00	2,400.00
Second Ass't. Supt.	1,080.00	1,080.00
Other Personal Service	<u>74,420.00</u>	<u>74,420.00</u>
 Total for Personal Service	 \$80,900.00	 \$80,900.00
 Supplies:		
Fuel	28,000.00	28,000.00
Provisions	95,000.00	95,000.00
Clothing	37,000.00	37,000.00
Other Supplies	17,350.00	17,350.00
 Contractual Service	 12,450.00	 12,450.00
 Maintenance of Land	 500.00	 500.00
 Maintenance of Structures and Improvements	 7,650.00	 7,650.00
 Maintenance of Equipment	 6,650.00	 6,650.00
 Other Equipment	 32,200.00	 25,200.00
 Totals	 \$317,700.00	 \$310,700.00
 New Plant	 750,000.00	 750,000.00
 Grand Totals	 \$1,067,700.00	 \$1,060,700.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

Introduction of Bills.

Mr O'Brien introduced

House Bill No. 528, entitled

A bill to amend section one of chapter 4 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan and defining their powers and duties," the same being section 2597 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Village Corporations.

Mr. Welsh introduced

House Bill No. 529, entitled

A bill to define and prohibit general libel, to define a conspiracy to compose or cause to be composed, publish or cause to be published, or to distribute or cause to be distributed, general libels, and to provide penalties for violations of the act, and to provide what shall and what shall not be a defense in any prosecution therefor.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Culver introduced

House Bill No. 530, entitled

A bill to provide for the welfare of sick and disabled World War veterans, so-called, and their dependents, and for the disposition of the Michigan Patriotic Fund.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

Mr. Farrier introduced

House Bill No. 531, entitled

A bill to amend section 4 of Act No. 193 of the Public Acts of 1911, entitled "An act to authorize the exchange of certain lands in certain cases," being section 466 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Public Lands and Forestry Interests.

Mr. Lewis introduced

House Bill No. 532, entitled

A bill to amend section 1 of Act No. 290 of the Public Acts of 1917, entitled "An act to regulate the taking of rainbow trout in the waters of Round Lake and Pine Lake in Charlevoix county, Michigan, and to provide a penalty for the violation thereof."

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Rasmussen introduced

House Bill No. 533, entitled

A bill to permit the taking of certain fish by the use of a spear in Tamarack Lake, Montcalm county.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Mr. Geo. H. Miller introduced

House Bill No. 534, entitled

A bill to amend section 9 of Act No. 113 of the Public Acts of 1909, entitled "An act regulating steam vessels and vessels operated by machinery, navigating

the waters within the jurisdiction of this State, excepting vessels which are subject to inspection under the laws of the United States, and providing penalties for the violation hereof, and to declare waters navigated by such vessels public and navigable waters of the State of Michigan," being compilers' section 5385.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Geo. H. Miller introduced
House Bill No. 535, entitled

A bill to amend section 2 of Act No. 342 of the Public Acts of 1919, entitled "An act to provide for the better protection of lives of passengers and employes on railroad trains and interurban electric trains and cars."

The bill was read a first and second time by its title and referred to the Committee on Railroads.

Mr. Glaspie introduced
House Bill No. 536, entitled

A bill to prescribe the powers and duties of the Director of Conservation in connection with the enforcement of the game and fish laws.

The bill was read a first and second time by its title and referred to the Committee on Fish and Fisheries.

Third Reading of Bills.

House Bill No. 45 (file No. 137), entitled

A bill to make appropriations for the Michigan School for the Deaf for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time on Friday, April 8, and, pending the taking of the vote on an amendment offered by Mr. Brown, the further consideration of the bill was postponed until today.

(For amendment see p. 741 of the House Journal.)

The question being on the amendment offered by Mr. Brown,

The amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Fuller	Mr. Lennon	Mr. Rankin
Barnard	Gettel	Lewis	Rasmussen
Brown	Glaspie	Locke	Read
Bryan	Gowdy	Lord	Reutter
Butler	Green	MacDonald	Rowe
Case	Hall	McKeon	Sanson
Chase	Hart	Manwaring	Sargent
Coleman	Hartway	Meggison	Stevenson
Copley	Henze	Miles	Strauch
Culver	Holland	Miller, Geo. H.	Strom
Curtis	Hopkins	Miller, Wm. F.	Titus
Dacey	Hubbard	Moore	Town
Danz	Hunter	Morrison	Vine
DeWitt	Jerome	Mosier	Wade
Dunn	Jewell	O'Brien	Warner, Jos. E.
Emerson	Johnson	Olmsted	Watson
Evans	Kirby	Osborn	Wellis
Ewing	Kooyers	Palmer	Welsh
Farrier	Lee	Pitkin	Woodruff
Francis	Leedy	Ramsey	Speaker

NAYS.

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The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Messrs. Jensen and Liddy entered the House and took their seats.

House Bill No. 174 (file No. 72), entitled

A bill to amend section 4 of Act No. 279 of the Public Acts of 1909, as amended, entitled "An act to provide for the incorporation of cities and for revising and amending their charters," being compilers' section 3307 of the Compiled Laws of 1915, as amended by Act No. 232 of the Public Acts of 1917, as further amended by Act No. 252 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Glaspie	Mr. Lewis	Mr. Ramsey
Barnard	Gowdy	Liddy	Rankin
Brown	Green	Locke	Rasmussen
Butler	Hall	Lord	Read
Case	Hart	MacDonald	Reutter
Chase	Hartway	McKeon	Rowe
Coleman	Henze	Manwaring	Sargent
Copley	Holland	Meggison	Strauch
Culver	Hopkins	Miles	Strom
Danz	Hubbard	Miller, Geo. H.	Titus
DeWitt	Hunter	Miller, Wm. F.	Town
Dunn	Jensen	Moore	Vine
Emerson	Jewell	Morrison	Wade
Evans	Johnson	Mosier	Warner, Jos. E.
Ewing	Kirby	O'Brien	Watson
Farrier	Kooyers	Olmsted	Wells
Francis	Lee	Osborn	Welsh
Fuller	Leedy	Palmer	Woodruff
Gettel	Lennon	Pitkin	Speaker

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NAYS.

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The House agreed to the title of the bill.

House Bill No. 236 (file No. 205), entitled

A bill to amend section 7 of part 1, and sections 1, 5, 8, 9 and 10 of part 2 of Act No. 10 of the Public Acts of Michigan of the first Extra Session of 1912, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employees, providing compensation for the accidental injury to or death of employees and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," being Compilers' sections 5429, 5431, 5435, 5438, 5439 and 5440 of the Compiled Laws of 1915, as last amended by Act No. 64 of the Public Acts of 1919, and to add two new sections to stand as section 9 of part 1 and section 19 of part 3 thereof,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Gettel	Mr. Lewis	Mr. Rankin
Barnard	Glaspie	Liddy	Rasmussen
Brown	Gowdy	Locke	Read
Bryan	Green	Lord	Reutter
Butler	Hall	MacDonald	Rowe
Case	Hart	McKeon	Sanson
Chase	Hartway	Manwaring	Sargent
Coleman	Henze	Meggison	Stevenson
Copley	Holland	Miles	Strauch
Culver	Hopkins	Miller, Geo. H.	Strom
Curtis	Hubbard	Miller, Wm. F.	Titus
Dacey	Hunter	Moore	Town
Danz	Jensen	Morrison	Vine
DeWitt	Jerome	Mosier	Wade
Dunn	Jewell	O'Brien	Warner, Jos. E.
Emerson	Johnson	Olmsted	Watson
Evans	Kirby	Osborn	Wells
Ewing	Kooyers	Palmer	Welsh
Farrier	Lee	Pitkin	Woodruff
Francis	Leedy	Ramsey	Speaker
Fuller	Lennon		

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NAYS.

The question being on agreeing to the title of the bill,

Mr. MacDonald moved to amend the title so as to read as follows:

A bill to amend section 7 of part 1, and sections 1, 5, 8, 9, 13 and 20 of part 2 of Act No. 10 of the Public Acts of Michigan of the first Extra Session of 1912, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employes, providing compensation for the accidental injury to or death of employes and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," being compilers' sections 5429, 5431, 5435, 5438, 5439, 5443 and 5450 of the Compiled Laws of 1915, as last amended by Act No. 64 of the Public Acts of 1919, and to add two new sections to stand as section 10 of part 1 and section 19 of part 3 thereof.

The motion prevailed.

The title as amended was then agreed to.

House Bill No. 400 (file No. 172), entitled

A bill establishing a public park and recreation grounds in the city of Flint and for the transfer of a portion of the farm used in connection with the Michigan School for the Deaf to the Department of Conservation for a public park and recreation grounds, and for the improvement and development thereof by the city of Flint.

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Gettel	Mr. Lennon	Mr. Osborn
Brown	Glaspie	Lewis	Palmer
Bryan	Green	Locke	Ramsey
Butler	Hall	MacDonald	Reutter
Coleman	Hart	McKeon	Sanson
Copley	Hartway	Meggison	Stevenson
Culver	Henze	Miller, Geo. H.	Strom
Curtis	Hunter	Miller, Wm. F.	Titus
Dacey	Jewell	Moore	Town
DeWitt	Johnson	Morrison	Warner, Jos. E.
Dunn	Lee	O'Brien	Watson
Farrier	Leedy	Olmsted	Woodruff

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NAYS.

Mr. Barnard	Mr. Fuller	Mr. Kooyers	Mr. Read
Case	Gowdy	Manwaring	Rowe
Chase	Holland	Miles	Sargent
Danz	Hopkins	Mosier	Vine
Emerson	Hubbard	Pitkin	Wade
Evans	Jensen	Rankin	Wells
Ewing	Kirby	Rasmussen	Speaker

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Mr. Brown moved to reconsider the vote by which the House did not pass House Bill No. 400 (file No. 172).

The motion prevailed.

Mr. Brown moved that the bill be laid on the table.

The motion prevailed.

House Bill No. 201 (file No. 198), entitled

A bill making an appropriation for necessary expenses in housing and preserving the battle flags of the Michigan organizations in the Great War, and providing a tax to meet the same.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Gettel	Mr. Lewis	Mr. Rankin
Barnard	Glaspie	Liddy	Rasmussen
Brown	Gowdy	Locke	Read
Bryan	Green	Lord	Reutter
Butler	Hall	MacDonald	Rowe
Case	Hart	McKeon	Sanson
Chase	Hartway	Manwaring	Sargent
Coleman	Henze	Meggison	Stevenson
Copley	Holland	Miles	Strauch
Culver	Hopkins	Miller, Geo. H.	Strom
Curtis	Hubbard	Miller, Wm. F.	Titus
Dacey	Hunter	Moore	Town
Danz	Jensen	Morrison	Vine
DeWitt	Jerome	Mosier	Wade
Dunn	Jewell	O'Brien	Warner, Jos. E.
Emerson	Johnson	Olmsted	Watson
Evans	Kirby	Osborn	Wells
Ewing	Kooyers	Palmer	Welsh
Farrer	Lee	Pitkin	Woodruff
Francis	Leedy	Ramsey	Speaker
Fuller	Lennon		

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NAYS.

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The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 346 (file No. 201), entitled

A bill to amend section 1 of chapter 4 of Act No. 283 of the Public Acts of 1909, as amended, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being section 4347 of the Compiled Laws of 1915.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Gettel	Mr. Lewis	Mr. Rankin
Barnard	Glaspie	Liddy	Rasmussen
Brown	Gowdy	Locke	Read
Bryan	Green	Lord	Reutter
Butler	Hall	MacDonald	Rowe
Case	Hart	McKeon	Sanson
Chase	Hartway	Manwaring	Sargent
Coleman	Henze	Meggison	Stevenson
Copley	Holland	Miles	Strauch
Culver	Hopkins	Miller, Geo. H.	Strom
Curtis	Hubbard	Miller, Wm. F.	Titus
Dacey	Hunter	Moore	Town
Danz	Jensen	Morrison	Vine
DeWitt	Jerome	Mosier	Wade
Dunn	Jewell	O'Brien	Warner, Jos. E.
Emerson	Johnson	Olmsted	Watson
Evans	Kirby	Osborn	Wells
Ewing	Kooyers	Palmer	Welsh
Farrier	Lee	Pitkin	Woodruff
Francis	Leedy	Ramsey	Speaker
Fuller	Lennon		

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NAYS.

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The House agreed to the title of the bill.

House Bill No. 428 (file No. 203), entitled

A bill to amend sections 1, 2, 3, 4, 5, 6, 10, 11, 19, 23 and 32 of Act No. 134 of the Public Acts of 1885, entitled "An act to regulate the practice of pharmacy in the State of Michigan," being sections 6760, 6761, 6762, 6763, 6764, 6765, 6769, 6770, 6779, 6783 and 6792 of the Compiled Laws of 1915 and to add a new section to said act to stand as section 5-a,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Green	Mr. Liddy	Mr. Rasmussen
Barnard	Hall	Locke	Read
Butler	Hart	Lord	Reutter
Case	Hartway	McKeon	Rowe
Chase	Henze	Meggison	Sanson
Copley	Holland	Miller, Geo. H.	Sargent
Culver	Hopkins	Miller, Wm. F.	Stevenson
Danz	Hubbard	Moore	Strauch
DeWitt	Jensen	Morrison	Strom
Dunn	Jerome	Mosier	Town
Emerson	Johnson	Olmsted	Wade
Evans	Kirby	Osborn	Warner, Jos. E.
Ewing	Lee	Palmer	Watson
Francis	Leedy	Pitkin	Welsh
Fuller	Lennon	Ramsey	Woodruff
Gettel	Lewis	Rankin	Speaker
Gowdy			

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NAYS.

Mr. Coleman	Mr. Jewell	Mr. MacDonald	Mr. Miles
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The House agreed to the title of the bill.

Mr. Pitkin moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Motions and Resolutions.

Mr. Culver made written request for the printing of
House Bill No. 522—

A bill to regulate the selling of steamship tickets.

The request was referred to the Committee on Printing.

Mr. Liddy moved that the Committee of the Whole be discharged from the further consideration of the following bill, and that the bill be re-referred to the Committee on Judiciary:

Senate Bill No. 105 (file No. 102)—

A bill to amend secs. 24 and 39-a of chapter II, Act No. 314, Public Acts of 1915—the Judicature Act.

The motion prevailed.

Mr. Lord moved that the following bill be made a special order for Wednesday, April 13, at 3:00 o'clock p. m.:

Senate Bill No. 184 (file No. 137)—

A bill to provide for a tax upon corporations.

The motion prevailed, two-thirds of all the members present voting therefor.

General Orders of the Day.

The Speaker called Mr. Read to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 458 (file No. 237)—

A bill to amend part 5, Act No. 10, Public Acts of First Extra Session of 1912—the Workmen's Compensation Law;

House Bill No. 430 (file No. 206)—

A bill to amend section 9, chapter 3, Act No. 164, Public Acts of 1884—an act to revise the laws relating to primary schools;

House Bill No. 384 (file No. 209)—

A bill to amend section 26, chapter 4, Act No. 283, Public Acts of 1909—the general highway law;

House Bill No. 420 (file No. 211)—

A bill to provide for the protection of fish in Reed's Lake and Fisk Lake in Kent County;

House Bill No. 263 (file No. 214)—

A bill to regulate the practice of chiropractic.

The bills were placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 371 (file No. 151)—

A bill to authorize school districts to employ school physicians and nurses.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by adding the following at the end of section 2: "This act shall not apply to counties having a population less than 21,000."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 5 (file No. 210)—

A bill to amend section 26 of chapter 7, Act 3, Public Acts of 1896—an act to provide for the incorporation of villages.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting in line 51 of section 22 after the word "sewer" the words "drain or water course."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

Mr. MacDonald moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Tuesday, April 12, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER SIXTY-TWO.

Lansing, Tuesday, April 12, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. C. H. Heaton, of the South Baptist Church of Lansing, offered the invocation:

"Our Heavenly Father, Thou has taught us by the word of inspiration that there is no power but of God. We thank Thee that it is our privilege to act as representatives of this great commonwealth, charged with heavy responsibilities, accountable for acts that are far reaching in their consequences. We come to Thee for wisdom, and ask that we be directed in all our activities, and to actuate us in all that we do. We thank Thee, our Heavenly Father, for the blessings that Thou has vouchsafed us as a people. Thou has transformed us into a people mighty in power, rich in resources, and abundant in achievements. We thank Thee for all of these blessings, and we pray that Thou will help us more and more to incorporate into our national life the principles of justice and truth. We pray that Thou wilt bless this House of Representatives and every member of it. Grant that we be saved from ambitions that are base; from aims that are low; and from motives that are selfish. Give us high ideals, broad interests, and deep convictions, and through us bless our constituencies. This we ask in the name of Jesus Christ, our Lord. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent without leave:—Messrs. Dafoe, Harris, Hopkins, and Lewis.

Mr. Butler moved that the absentees without leave be excused from today's session.

The motion prevailed.

Presentation of Petitions.

Mr. Robinson presented
Petition No. 649.

Petition of the Golden Glow Sunshine Society of Saginaw favoring the passage of the Townsend Health Officer Bill.

The petition was referred to the Committee on Public Health.

Mr. Robinson presented
Petition No. 650.

Petition of the Daughters of the American Revolution of Saginaw favoring the passage of Senate Bill No. 141, providing for free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Robinson presented
Petition No. 651.

Petition of the Golden Glow Sunshine Society of Saginaw favoring the passage of Senate Bill No. 141, providing for free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Titus presented

Petition No. 652.

Petition of F. E. Stevenson and 28 other citizens of Kalamazoo favoring the passage of the Rod and Line License Bill.

The petition was referred to the Committee on Fish and Fisheries.

Mr. Curtis presented

Petition No. 653.

Petition of the Ladies' Literary Club of Grand Rapids favoring the passage of a bill providing for the Education of Blind Children.

The petition was referred to the Committee on Education.

Mr. Frick presented

Petition No. 654.

Petition of Horatio F. Richmond and 49 other citizens of Wayne County favoring the passage of a bill providing for the assistance of the needy and deserving adult blind inhabitants of this State.

The petition was referred to the Committee on Ways and Means.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Tuesday, April 12:

House Bill No. 352 (file No. 252)—

A bill to amend section 6, Act No. 9, Public Acts of Extra Session of 1919—an act to provide for the consolidation of city school districts;

House Bill No. 468 (file No. 253)—

A bill to amend section 22, chapter 3, Act No. 164, Public Acts of 1881—the general school law;

House Bill No. 357 (file No. 254)—

A bill to repeal Act No. 421, Public Acts of 1919—to provide for vocational education of certain minors;

House Bill No. 487 (file No. 255)—

A bill to provide for the alteration of boundaries of certain school districts;

House Bill No. 514 (file No. 256)—

A bill to amend section 1, chapter 6, Act No. 164, Public Acts of 1881—the general school law;

House Bill No. 501 (file No. 257)—

A bill to regulate charges of common carriers for leases of railroad property;

House Bill No. 460 (file No. 258)—

A bill to regulate the hunting of rabbits;

House Bill No. 491 (file No. 259)—

A bill to amend sections 15 and 18, Act No. 181, Public Acts of 1919—an act to provide for the prevention of certain diseases of live stock.

The Clerk also announced the enrollment printing and presentation to the Governor on Monday, April 11, for his approval, of the following named bills:

House Bill No. 205 (file No. 46, enrolled No. 44)—

A bill to amend section 1 of Act No. 66, Public Acts of 1919—to exempt milkweed from provisions of noxious weed act, for certain purposes;

House Bill No. 232 (file No. 84, enrolled No. 45)—

A bill to amend section 18, chapter 4, Act No. 283, Public Acts of 1909—to provide for the establishment of state reward roads;

House Bill No. 14 (file No. 47, enrolled No. 46)—

A bill to amend sections 1, 2, 4, 5 and 7 of Act No. 256 of Public Acts of 1911—an act to encourage the breeding of horses;

House Bill No. 305 (file No. 87, enrolled No. 47)—

A bill to amend section 1 of Act No. 150, Public Acts of 1915—an act to prescribe powers of certain school districts as to borrowing money;

House Bill No. 272 (file No. 86, enrolled No. 48)—

A bill to amend section 5 of Act No. 272, Public Acts of 1919—an act to protect the public health;

House Bill No. 240 (file No. 96, enrolled No. 49)—

A bill to authorize school districts to build and furnish homes for teachers.

House Bill No. 221 (file No. 56, enrolled No. 50)—

A bill to amend section 3, Act No. 296, Public Acts of 1917—an act providing for the incorporation of industrial banks;

House Bill No. 182 (file No. 123, enrolled No. 51)—

A bill to make it a felony to assist in the escape of insane persons from hospitals or asylums;

House Bill No. 40 (file No. 2, enrolled No. 52)—

A bill to create a Department of Labor and Industry;

House Bill No. 156 (file No. 51, enrolled No. 53)—

A bill to amend section 1, Act No. 65, Public Acts of 1909—an act to provide for the payment of tuition in high schools of eighth grade graduates.

The Clerk also announced the enrollment printing and presentation to the Governor on Tuesday, April 12, for his approval, of the following named bills:

House Bill No. 238 (file No. 64, enrolled No. 54)—

A bill to amend section 9, Act No. 166, Public Acts of 1917—to provide for additional member of board of education in school districts of third class;

House Bill No. 195 (file No. 130, enrolled No. 55)—

A bill to provide for the payment by certain public utilities of expenses incurred by the Michigan Public Utilities Commission.

Reports of Standing Committees.

The Committee on Education, by Mr. Curtis, Chairman, reported

House Bill No. 515—

A bill to amend section 17, chapter 2, Act No. 164, Public Acts of 1881—the general school law.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Game Laws, by Mr. Glaspie, Chairman, reported

House Bill No. 527—

A bill to amend sections 1, 2 and 7, Act No. 108, Public Acts of 1913—an act to regulate the hunting of wild animals and birds.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Village Corporations, by Mr. Johnson, Chairman, reported

House Bill No. 528—

A bill to amend sec. 1, chapter 4, Act No. 3, Public Acts of 1895—an act to provide for the incorporation of villages.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported

House Bill No. 18—

A bill to amend section 14 of Act 339, Public Acts of 1919—an act to provide for the licensing of dogs.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr. Read, Chairman, reported

House Bill No. 274 (file No. 140)—

A bill to regulate public live stock yards.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out the words "persons, firms, associations or corporations," whenever those words appear in the bill, and inserting in lieu thereof the word "operators."

2. Amend by striking out the words "person, firm, association or corporation," whenever those words occur in the bill, and inserting in lieu thereof the word "operator."

3. Amend by striking out of line 11 of section 16 the words "and operators."

4. Amend by striking out of line 2 of section 7 the word "its" and inserting in lieu thereof the word "his."

5. Amend by striking out of line 1, section 4 the word "It" and inserting in lieu thereof the following words: "The regulation of the business and operations herein described."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Agriculture, by Mr Read, Chairman, reported House Bill No. 524—

A bill to provide appropriations for the Department of Agriculture.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported Senate Bill No. 58 (file No. 47)—

A bill to promote establishing of deep-water way between Great Lakes and Atlantic Ocean.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 311—

A bill to amend section 67, Act No. 84, Public Acts of 1909—an act to increase the efficiency of the military establishment of the State.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of section 67, line 2, the word "thirty" and inserting in lieu thereof the word "twenty-five."

2. Amend by striking out of section 67, line 12, the word "thirty" and inserting in lieu thereof the word "twenty-five."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 118—

A bill to make appropriations for the Michigan Naval Militia.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "twenty thousand dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of twenty thousand dollars.

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
All expenses including Personal Service (to be expended under the control of the State Administrative Board)	\$20,000.00	\$20,000.00
Totals	\$20,000.00	\$20,000.00

Each of said amounts shall be used solely for the specific purposes herein stated, subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 95—

A bill to make appropriations for the Military Establishment of Michigan.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "two hundred seventy-five thousand dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of two hundred fifty thousand dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
All expenses including Personal Service (to be expended under the control of the State administrative Board)	\$150,000.00	\$150,000.00
Armories	125,000.00	100,000.00
Totals	<u>\$275,000.00</u>	<u>\$250,000.00</u>

Each of said amounts shall be used solely for the specific purposes herein stated, subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 69—

A bill to make appropriations for the Executive Office.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "thirty-two thousand five hundred fifty dollars and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of thirty-two thousand five hundred fifty dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Executive Office.		
Personal Service:		
Governor	\$5,000.00	\$5,000.00
Other Personal Service	9,900.00	9,900.00
Totals Personal Service	<u>\$14,900.00</u>	<u>\$14,900.00</u>
Supplies	2,000.00	2,000.00
Contractual Service	2,450.00	2,450.00
Maintenance of Equipment	300.00	300.00
Outlay for Equipment	500.00	500.00

Pardon Office.

Personal Service	\$10,500.00	\$10,500.00
Supplies	700.00	700.00
Contractual Service	1,200.00	1,200.00
Totals	\$32,550.00	\$32,550.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 310 (file No. 147)—

A bill to regulate the occupation of barbering.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section 9.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

Mr. McKeon moved that the bill be placed on the order of third reading of bills. The motion prevailed, two-thirds of all the members present voting therefor.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 441—

A bill to repeal Act No. 265, Public Acts of 1913—an act to provide for a Joint Penology Commission; and section 34, Act No. 118, Public Acts of 1893—an act to revise the laws relative to State's prisons.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 248—

A bill to prohibit selling, etc., of rental storage batteries loaned for use in automobiles.

The committee recommended the adoption of the accompanying substitute therefor and that the bill then pass.

The following is the title of the proposed substitute:

A bill for an act entitled, An act making it a misdemeanor for any person, other than the owner, or his agent, to knowingly remove identification marks on Rental Storage Batteries, or sell, or otherwise dispose of, except to the owner or his agent, Rental Storage Batteries, or recharge same Rental Storage Batteries, and defining Rental Storage Batteries.

The committee also recommends that the bill be known as the Brown Bill.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The question then being on concurring in the further recommendation of the committee, that the bill be known as the "Brown Bill,"

The recommendation was concurred in, and it was ordered that the bill be so known.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
Senate Bill No. 74 (file No. 61)—

A bill to amend section 4 of chapter LVIII of Act No. 314, Public Acts of 1915—the Judicature Act—being section 13953, Compiled Laws of 1915—to provide for nomination and appointment of guardian for minors.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all after the word "children" in line 8, section 4.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
Senate Bill No. 46 (file No. 34)—

A bill to amend section 24 of chapter CLII, Revised Statutes of 1846, being section 15215, Compiled Laws of 1915—of offenses against the lives and persons of individuals.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
Senate Bill No. 32 (file No. 161)—

A bill to require judges of probate to be attorneys at law.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
House Bill No. 323 (file No. 118)—

A bill providing for the licensing, taxation and regulation of motor busses and trucks.

The committee recommended that the following amendment be adopted, but made no recommendations regarding the passage of the bill:

Amend by adding the following section to stand as section 6.

Section 6. As a prerequisite to engaging in the business specified in section 1 hereof each person, firm and corporation shall file with the Public Utilities Commission a bond, in such amount as said commission shall require, running to the people of the State of Michigan and conditional that such person, firm or corporation will well and truly pay and discharge any liability resulting there-to because or on account of its operations as a common carrier on any public highway of this State. Any person who may have cause of action against any such carrier arising out of such operations shall be entitled to bring suit on such bond. Each such bond shall be subject to approval by the Public Utilities Commission as to form and surety or sureties. Any person, firm or corporation from whom such bond is required hereby who carries on the business specified in section 1 without filing the same shall be deemed guilty of a violation hereof and liable to the penalty prescribed in section 5.

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

Mr. Stevenson moved that the bill be laid on the table.

The motion prevailed.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
Senate Bill No. 229 (file No. 174)—

A bill to amend Act No. 59, Public Acts of 1915, as amended—the Covert Act. The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by inserting in line 2 of section 26-a after the word "section" the words, "unless there has been a designated place for payment."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported House Bill No. 519—

A bill to provide for the laying out, construction, and use of a temporary highway.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

House Bill No. 531—

A bill to amend section 4 of Act No. 193 of the Public Acts of 1911—an act to authorize the exchange of certain lands in certain cases.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 532—

A bill to amend section 1 of Act 290 of the Public Acts of 1917—regulating taking of rainbow trout in the waters of Round Lake and Pine Lake in Charlevoix County.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 477—

A bill to provide for the protection of fish in Pleasant Lake, Jackson County.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 391—

A bill to amend sections 1, 2, 10 and 11, Act No. 350, Laws of 1865—an act to protect fish.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 481—

A bill to permit spearing of certain fish in Flat River, Montcalm County.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messrs. Hopkins and Lewis entered the House and took their seats.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 533—

A bill to permit the taking of certain fish by the use of a spear in Tamarack Lake, Montcalm County.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

Senate Bill No. 157 (file No. 114)—

A bill to provide for the planting and care of trees and shrubs along the public highways and to repeal Act No. 36, Public Acts of 1919.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section one lines nine and ten up to and including the word "Commission" and inserting in lieu thereof the following: "Department of Agriculture and shall be supplied by the Department of Conservation."

2. Amend by striking out of section four lines one and two up to and including the word "Commission" and inserting in lieu thereof the following: "Sec. 4. The Department of Agriculture and the Department of Conservation."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

The Speaker laid before the House

House Bill No. 72 (file No. 128)—

A bill to make appropriations for State Treasury.

The bill was received from the Senate on Monday, April 11, with an amendment made by the Senate, consideration of which was postponed until today under the rules.

(For amendment see p. 750 of the House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

- Mr. Jerome moved that the further consideration of the bill be postponed until Wednesday, April 13.

The motion prevailed.

A message was received from the Senate returning House Concurrent Resolution No. 16.

A resolution fixing the time for final adjournment.

(For text of resolution see p. 323 of the House Journal.)

The message informed the House of Representatives that the Senate had amended the resolution so as to read as follows, and that as thus amended the Senate had concurred in the adoption of the resolution:

Resolved by the House of Representatives (the Senate concurring), That when the Legislature adjourns on Friday, April 29th, 1921, it stand adjourned until Wednesday, May 18, 1921, at 9:00 o'clock a. m., and when it adjourns on Wednesday, May 18, it stand adjourned until Thursday, May 19th, 1921, at 9:00 o'clock a. m., and that when it adjourns on Thursday, May 19th, it stand adjourned without day.

The question being on concurring in the adoption of the amendments made to the resolution by the Senate,

The amendments were concurred in.

A message was received from the Senate transmitting

Senate Bill No. 175 (file No. 202), entitled

A bill to amend section 6 of chapter 15 of the Revised Statutes of 1846, entitled "Of resignations, vacancies and removals, and of supplying vacancies," being compilers' section 245 of the Compiled Laws of 1915, as amended by Act No. 38 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting
Senate Bill No. 102 (file No. 89), entitled

A bill to accept the requirements and benefits of an act of the 66th Congress of the United States, approved June 2, 1920, or Public No. 236, entitled "An act to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise and their return to civil employment," and to provide for the proper custody and administration of funds received by the State under the provisions of that act, and to provide for appropriations by the State at least to meet the conditions of said act of Congress.

The message informed the House of Representatives that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

A message was received from the Senate transmitting
Senate Bill No. 153 (file No. 222), entitled

A bill to make appropriations for the Department of Health for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate transmitting
Senate Bill No. 228 (file No. 173), entitled

A bill to provide for the public safety; to establish the State Department of Public Safety, and the manner of organizing the same; to transfer thereto the offices, duties and powers of the State Fire Marshal, the State Oil Inspector, the Department of the Michigan State Police, and certain powers and duties of the Commissioner of the Food and Drug Department; to create the office of Commissioner and Deputy Commissioner of the Department of Public Safety, to prescribe their powers, duties and compensation.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting
Senate Bill No. 193 (file No. 203), entitled

A bill to amend section 11 of Act No. 326 of the Public Acts of 1913, entitled "An act to provide for the leasing, control and taxation of certain lands owned and controlled by the State, and the improvements thereon; providing penalties for the violations of certain provisions thereof and repealing Act No. 215 of the Public Acts of 1909 and all other acts or parts of acts inconsistent herewith," being compilers' section 616 of the Compiled Laws of 1915 as amended by Act No. 12 of the Public Acts of 1917.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

A message was received from the Senate transmitting
Senate Bill No. 134 (file No. 199), entitled

A bill to make appropriations for the Michigan State Board of Dental Examiners for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate transmitting
Senate Bill No. 142 (file No. 201), entitled

A bill to make appropriations for Michigan Historical Commission for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting Senate Bill No. 136 (file No. 200), entitled

A bill to make appropriations for the Michigan State Board of Examiners in Optometry for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate transmitting Senate Bill No. 216 (file No. 164), entitled

A bill regulating the placing of signs on the private property of another and prohibiting the placing of signs upon public highways.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting Senate Bill No. 231 (file No. 204), entitled

A bill to amend section 1 of Act No. 239 of the Public Acts of 1913, entitled "An act to authorize courts of record to place parties found guilty of contempt of court for failure to pay alimony, temporary or permanent, on probation in divorce and separate maintenance cases," being section 11449 of the Compiled Laws of 1915, as amended by Act No. 415 of the Public Acts of 1919.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate returning House Bill No. 374 (file No. 150)—

A bill to amend section 4, Act No. 241, Public Acts of 1903—an act for establishing county normal training classes.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning House Bill No. 335 (file No. 148)—

A bill to authorize the purchase of certain primary school lands for general State purposes.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with an amendment House Bill No. 75 (file No. 119)—

A bill to make appropriations for Supreme Court.

The following is the amendment made to the bill by the Senate:

Section 1, strike out all of lines 10 to 17, inclusive, and insert in lieu thereof the following:

"Other Personal Service \$26,900.00 \$26,900.00."

The message informed the House of Representatives that the Senate had passed the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate returning with certain amendments House Bill No. 341 (file No. 125)—

A bill to amend sections 1, 7 and 17 of Act No. 132, Public Acts of 1917—an act to regulate the operation of vehicles on highways.

The following are the amendments made to the bill by the Senate:

(1) Section 1, line 2, strike out the word "twelve" and insert in lieu thereof the word "fourteen."

(2) Section 17, line 1, after the words "For the," strike out "purposes," and insert in lieu thereof "purpose."

(3) Section 17, line 4, after the word "to," strike out "impose," and insert in lieu thereof "enforce."

(4) Section 17, line 6, after the word "any," strike out "provisions," and insert in lieu thereof "provision."

(5) Section 17, line 8, after the word "of" insert the word "a."

(6) Section 17, line 8, after the word "duty," add the following: "punishable by removal from office. Any such commissioner so removed shall be disqualified from holding said office for a period of two years thereafter."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

Introduction of Bills.

Mr. Culver introduced

House Bill No. 537, entitled

A bill to prevent interference with firemen in the performance of their duties, and to enforce obedience to orders of fire chiefs at fires.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Robinson introduced

House Bill No. 538, entitled

A bill to amend section 16 of chapter 30 of Act No. 314 of the Public Acts of 1915, "The Judicature Act of 1915," being section 13244 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Moore introduced

House Bill No. 539, entitled

A bill to provide for the physical connection of the tracks of both street and electric railways and the operation of cars over the tracks so connected in continuous routes and conferring upon the Michigan Public Utilities Commission jurisdiction to require such connection and to regulate such operation of cars.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Hunter introduced

House Bill No. 540, entitled

A bill to amend section 2 of House Enrolled Act No. 19 of the Public Acts of 1921, entitled "An act to provide for the protection and conservation of the natural resources of the State; to create a Conservation Department; to define the powers and duties thereof; to provide for the transfer to said department of the powers and duties now vested by law in certain boards, commissions and officers of the State; and for the abolishing of the boards, commissions and offices the powers and duties of which are hereby transferred," approved March 30, 1921.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Henze introduced

House Bill No. 541, entitled

A bill to amend section 1 of chapter 28 of Act No. 215 of the Public Acts of 1895, entitled "An act to provide for the incorporation of cities of the fourth class," being section 3185 of the Compiled Laws of 1915 and to add one new section to said chapter to stand as section 15.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

Mr. Glasple introduced

House Bill No. 542, entitled

A bill to amend section 9 of Act No. 98 of the Public Acts of 1913, entitled "An act providing for the supervision and control by the State Board of Health over waterworks systems and sewage disposal systems, and providing for the appointment, duties, salary and expenses of the State Sanitary Engineer, and providing penalties and defining liabilities for the violations of this act; and to repeal Act No. 28 of the Public Acts of 1909," same being section 5032 of the Compiled Laws of 1915, and to add one new section to said act to stand as section 14 thereof.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Third Reading of Bills.

House Bill No. 413 (file No. 181), entitled

A bill to amend Act No. 259 of the Public Acts of 1919, entitled "An act to regulate the manufacture and sale of soft drinks, syrups, extracts and all other non-alcoholic beverages within this State and prescribe penalties for violation thereof, and repeal Act No. 288 of the Public Acts of 1915," by adding a section thereto to stand as section 16,

Was read a third time, and, the question being on its passage, Mr. Robinson moved to amend the bill by striking out of line 2 of section 16 the words "except apple cider which is manufactured in this State."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill.

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Ladd	Mr. Pitkin
Allard	Evans	Lee	Rankin
Atwood	Ewing	Leedy	Rasmussen
Averill	Farrier	Lennon	Rauchholz
Barnard	Francis	Lewis	Robinson
Braman	Frick	Locke	Rowe
Brown	Fuller	McKeon	Sanson
Bryan	Gettel	Manwaring	Sargent
Burnham	Green	Meggison	Smith
Butler	Hall	Menerey	Stevenson
Byrum	Hart	Miles	Strom
Case	Henze	Miller, Geo. H.	Town
Chase	Holland	Miller, Wm. F.	Townsend
Coleman	Hopkins	Moore	Vine
Copley	Hubbard	Morrison	Wade
Culver	Hunter	Mosier	Warner, Joe. E.
Curtis	Jensen	Nevins	Watson
Dacey	Jerome	Olmsted	Wells
DeWitt	Kirby	Osborn	Welsh
Dunn	Kooyers	Palmer	Speaker

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NAYS.

Mr. Danz	Mr. MacDonald	Mr. Ramsey	Mr. Titus
Hartway	O'Brien	Reutter	Woodruff
Jewell			

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The House agreed to the title of the bill.

House Bill No. 348 (file No. 141), entitled

A bill to fix the rates of fare for the transportation of passengers, within this State, which may be charged by any interurban railroad, and to provide for the regulation of such rates of fare by the Michigan Public Utilities Commission,

Was read a third time, and, the question being on its passage, Mr. Glaspie moved to amend the bill by striking out all of section 8 and renumbering section 9 to stand as section 8.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Haan moved that all after the enacting clause of the bill be stricken out.

Mr. Haan demanded the yeas and nays.

The demand was not seconded.

The motion made by Mr. Haan then did not prevail, a majority of the members-elect not voting therefor.

Mr. Stevenson moved to amend the bill by striking out of lines 12, 18, 22 and 26 of section 5 the word "track" and inserting in lieu thereof the word "tracks."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kooyers	Mr. Osborn
Allard	Ewing	Ladd	Pitkin
Atwood	Farrier	Lee	Rankin
Averill	Francis	Leedy	Rasmussen
Barnard	Frick	Lennon	Rauchholz
Braman	Fuller	Locke	Robinson
Brown	Gettel	Lord	Rowe
Bryan	Glaspie	MacDonald	Sanson
Burnham	Gowdy	McKeon	Sargent
Butler	Green	Manwaring	Smith
Bryum	Hall	Meggison	Strauch
Case	Henze	Menerey	Strom
Chase	Holland	Miles	Town
Coleman	Hopkins	Miller, Geo. H.	Vine
Copley	Hubbard	Miller, Wm. F.	Warner, Jos. E.
Culver	Jensen	Moore	Watson
Dacey	Jerome	Morrison	Wells
Danz	Jewell	Mosier	Woodruff
DeWitt	Johnson	Nevins	Speaker
Dunn	Kirby	Olmsted	

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NAYS.

Mr. Haan	Mr. O'Brien	Mr. Stevenson	Mr. Wade
Hartway	Ramsey	Titus	Welsh
Hunter	Reutter	Townsend	

11

The House agreed to the title of the bill.

House Bill No. 200 (file No. 202), entitled

A bill to amend sections 12-a and 12-b of Act No. 6 of the Public Acts of the Extra Session of 1907, entitled "An act to define and to regulate the treatment and control of dependent, neglected and delinquent children; to prescribe the jurisdiction of the probate court and the powers, duties and compensation of the probate judge and probate register with regard thereto; to provide for the appointment of county agents, register of the juvenile division and probation officers, and to prescribe their powers, duties and compensation, and to provide for the granting of rearrests and modifications of orders, sentences and decrees of said court," being section 2023 of the Compiled Laws of 1915, as amended by Act No. 365 of the Public Acts of 1919,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Leedy	Mr. Rankin
Allard	Francis	Lennon	Rasmussen
Atwood	Frick	Lewis	Rauchholz
Averill	Fuller	Liddy	Read
Barnard	Gettel	Locke	Reutter
Braman	Glaspie	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Smith
Byrum	Hart	Menerey	Stevenson
Case	Hartway	Miles	Strauch
Chase	Henze	Miller, Geo. H.	Strom
Coleman	Holland	Miller, Wm. F.	Titus
Copley	Hopkins	Moore	Town
Culver	Hubbard	Morrison	Townsend
Curtis	Hunter	Mosler	Vine
Dacey	Jensen	Neivins	Wade
Danz	Jerome	O'Brien	Warner, Jos. E.
Dean	Jewell	Olmsted	Watson
DeWitt	Johnson	Osborn	Wells
Dunn	Kirby	Palmer	Welsh
Emerson	Kooyers	Pitkin	Woodruff
Evans	Ladd	Ramsey	Speaker
Ewing	Lee		

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NAYS.

0

The House agreed to the title of the bill.

House Bill No. 343 (file No. 204), entitled

A bill to regulate the operation of restaurants, lunch rooms, lunch counters, cafes, hotels, buffets, cafeterias and other public eating places, and to provide for licensing same and to prescribe penalty for violations thereof.

Was read a third time on Monday, April 11.

The question being on its passage,

Mr. Palmer moved to amend the bill by striking out sections 3, 4 and 5 and inserting in lieu thereof the following sections to stand as sections 3, 4 and 5, and to read as follows:

"Sec. 3. No person licensed to operate a public eating house as herein described shall employ or permit any person or persons engaged in the preparation and serving of food or drink therein who is affected with any infectious or contagious disease or with any venereal disease in a communicable form; or permit such premises to become a resort for criminals or disorderly persons; or permit any gross immorality thereon.

Sec. 4. It shall be the duty of the owner or manager of every public eating place as herein defined to at once report to the Food and Drug Commissioner every case of an employe having any infectious or contagious disease or any venereal disease in a communicable form, and he shall not allow such employe to engage in the preparation, handling or serving of food or drink until such employe shall have fully recovered from such disease and shall have received a certificate of such recovery signed by the physician who last treated such employe for such disease.

Sec. 5. The Food and Drug Commissioner shall have power to revoke any license issued under the provisions of this Act whenever it is determined by himself that any of the provisions of this Act have been violated. Failure to comply with sanitary laws, rules or regulations now or hereafter in force, the employment of any person in the preparation of food or drink while affected with any infectious or contagious disease or with any venereal disease in a communicable form, allowing the premises to become a resort for criminals or disorderly persons, gross immorality, failure to report any case of an employe having any infectious or contagious disease or any venereal disease in a communicable form,

shall each be cause for revocation of license. Any person, firm, corporation or association whose license has been so revoked shall discontinue the business of conducting a public eating place within the State as herein defined, until the provisions of this Act shall have been complied with and a new license issued. He may suspend such license temporarily until there is a compliance with such conditions as he may prescribe, or revoke it for the unexpired period of such license."

The motion prevailed and the amendment was adopted, a majority of all the members elect voting therefor.

Mr. Palmer moved to amend the bill by inserting after the word "blanks," in line 2 of section 8, the words "and to make all rules and regulations," and by striking out lines 4, 5, and 6 thereof.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Palmer moved to amend the bill by striking out lines 1, 2, 3, 4, 5, and 6 of section 10, up to and including the word "granted."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Rowe moved that the further consideration of the bill be postponed until Wednesday, April 13.

The motion prevailed.

House Bill No. 371 (file No. 151), entitled

A bill to authorize any school district of Michigan to employ one or more school physicians and school nurses,

Was read a third time and not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Dacey	Mr. Hubbard	Mr. Manwaring	Mr. Stevenson
Dunn	Hunter	Miles	Strom
Glaspie	Jensen	O'Brien	Townsend
Gowdy	Ladd	Olmsted	Wade
Green	Lee	Sanson	Warner, Jos. E.
Haan	Lennon	Sargent	Watson
Hall	Lewis	Smith	Speaker
Holland	Locke		30

NAYS.

Mr. Allard	Mr. Danz	Mr. Johnson	Mr. Osborn
Averill	Dean	Kirby	Ramsey
Barnard	DeWitt	Kooyers	Rankin
Braman	Emerson	Leedy	Rasmussen
Brown	Ewing	Lord	Rauchholz
Bryan	Frick	MacDonald	Read
Burnham	Fuller	Meggison	Robinson
Case	Gettel	Menerey	Rowe
Chase	Hart	Miller, Geo. H.	Titus
Coleman	Henze	Morrison	Town
Culver	Hopkins	Nevins	Wells
Curtis	Jewell		46

House Bill No. 430 (file No. 206), entitled

A bill to amend section 9 of chapter 3 of Act No. 164 of the Public Acts of 1881, entitled "An act to revise and consolidate the laws relating to public instruction and primary schools, and to repeal all statutes and acts contravening the provisions of this act," as amended, being section 5676 of the Compiled Laws of 1915,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Leedy	Mr. Rauchholz
Allard	Frick	Lennon	Reutter
Atwood	Fuller	Lewis	Rowe
Barnard	Gettel	Lord	Sanson
Braman	Gowdy	McKeon	Sargent
Brown	Green	Manwaring	Smith
Bryan	Hall	Meggison	Stevenson
Burnham	Hart	Menerey	Strauch
Butler	Hartway	Miller, Geo. H.	Strom
Byrum	Henze	Miller, Wm. F.	Titus
Case	Holland	Moore	Town
Chase	Hopkins	Morrison	Townsend
Copley	Hubbard	Mosier	Wade
Culver	Hunter	O'Brien	Warner, Jos. E.
Curtis	Jerome	Olmsted	Watson
Danz	Johnson	Osborn	Wells
DeWitt	Kirby	Pitkin	Welsh
Dunn	Ladd	Rankin	Speaker
Emerson	Lee	Rasmussen	

75

NAYS.

Mr. Averill	Mr. Ewing	Mr. Nevins	Mr. Read
Coleman	MacDonald	Ramsey	

7

The House agreed to the title of the bill.

House Bill No. 384 (file No. 209), entitled

A bill to amend section 26 of chapter 4 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improvement, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," the same being section 4372 of the Compiled Laws of 1915,

Was read a third time, and, the question being on its passage,

Mr. Hunter moved to amend the bill by striking out of line 17 of section 26 the word "commissions" and inserting in lieu thereof the word "commissioners."

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Leedy	Mr. Rankin
Allard	Francis	Lennon	Rasmussen
Atwood	Frick	Lewis	Rauchholz
Averill	Fuller	Liddy	Read
Barnard	Gettel	Locke	Reutter
Braman	Glaspie	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Smith
Byrum	Hart	Menerey	Stevenson
Case	Hartway	Miles	Strauch
Chase	Henze	Miller, Geo. H.	Strom
Coleman	Holland	Miller, Wm. F.	Titus
Copley	Hopkins	Moore	Town
Culver	Hubbard	Morrison	Townsend

Mr. Curtis	Mr. Hunter	Mr. Mosler	Mr. Vine
Dacey	Jensen	Nevins	Wade
Danz	Jerome	O'Brien	Warner, Jos. E.
Dean	Jewell	Olmsted	Watson
DeWitt	Johnson	Osborn	Wells
Dunn	Kirby	Palmer	Welsh
Emerson	Kooyers	Pitkin	Woodruff
Evans	Ladd	Ramsey	Speaker
Ewing	Lee		

98

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 5 (file No. 210), entitled

A bill to amend section 25 of Chapter 7 of Act 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," as amended by Act 125 of the Public Acts of 1905, being section 2664 of the Compiled Laws of Michigan for the year 1915,

Was read a third time, and, the question being on its passage,

Mr. Geo. H. Miller moved to amend the bill by inserting in line 4 of section 1 after the number "125" the words "of the Public Acts of 1905."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Geo. H. Miller moved that the further consideration of the bill be postponed until Wednesday, April 13.

The motion prevailed.

House Bill No. 420 (file No. 211), entitled

A bill to provide for the protection of fish in Reed's lake and Fisk's lake in Kent county,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Leedy	Mr. Rankin
Allard	Francis	Lennon	Rasmussen
Atwood	Frick	Lewis	Rauchholz
Averill	Fuller	Liddy	Read
Barnard	Gettel	Locke	Reutter
Braman	Glaspie	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Smith
Byrum	Hart	Menerey	Stevenson
Case	Hartway	Miles	Strauch
Chase	Henze	Miller, Geo. H.	Strom
Coleman	Holland	Miller, Wm. F.	Titus
Copley	Hopkins	Moore	Town
Culver	Hubbard	Morrison	Townsend
Curtis	Hunte.	Mo'er	Vine
Dacey	Jensen	Nevins	Wade
Danz	Jerome	O'Brien	Warner, Jos. E.
Dean	Jewell	Olmsted	Watson
DeWitt	Johnson	Osborl.	Wells
Dunn	Kirby	Palmer	Welsh
Emerson	Kooyers	Pitkin	Woodruff
Evans	Ladd	Ramsey	Speaker
Ewing	Lee		

98

NAYS.

0

The House agreed to the title of the bill.

House Bill No. 263 (file No. 214), entitled

A bill to regulate the practice of chiropractic in the State of Michigan, to provide for the examination, licensing and registration of chiropractic practitioners, to appoint a State board of chiropractic registration and examination and for the punishment of offenders against this act and to repeal acts and parts of acts in conflict therewith,

Was read a third time, and, the question being on its passage,

Mr. Moore moved to amend the bill by striking out of line 48 of section 2 the words "or who is an habitual drunkard."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Lee	Mr. Ramsey
Allard	Francis	Leedy	Rankin
Averill	Frick	Lennon	Rasmussen
Barnard	Fuller	Lewis	Rauchholz
Braman	Gettel	Locke	Reutter
Brown	Gowdy	Lord	Robinson
Bryan	Green	MacDonald	Rowe
Butler	Haan	McKeon	Sanson
Byrum	Hall	Meggison	Sargent
Case	Hart	Menerey	Smith
Chase	Hartway	Miles	Stevenson
Coleman	Henze	Miller, Geo. H.	Strauch
Copley	Holland	Miller, Wm. F.	Titus
Culver	Hubbard	Moore	Town
Curtis	Hunter	Morrison	Townsend
Dacey	Jensen	Mosier	Wade
Danz	Jerome	Nevins	Warner, Jos. E.
Dean	Jewell	O'Brien	Watson
DeWitt	Johnson	Olmsted	Wells
Dunn	Kirby	Osborn	Welsh
Emerson	Kooyers	Palmer	Speaker
Evans	Ladd	Pitkin	

87

NAYS.

Mr. Burnham

Mr. Manwaring

2

The House agreed to the title of the bill.

Mr. Manwaring, having reserved the right to explain his vote, made the following statement:

"I voted "no" because I would not give anyone the right to practice any kind of surgery by virtue of a high school education and only eighteen months of study."

House Bill No. 310 (file No. 147), entitled

A bill to regulate the occupation of barbering, to create a board of examiners of barbers for examining and licensing persons carrying on the occupation of barbering, to insure the better education of barbers, to authorize rules regulating the proper sanitation of barber shops, barber schools and colleges, to prevent the spreading of communicable disease, to provide and fix penalties for violation of provisions hereof, and to repeal all acts and parts of acts inconsistent herewith,

Was read a third time, and, the question being on its passage,

Mr. McKeon moved to amend the bill by striking out of line 5 of section 6 the words "and per diem."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Hunter moved to amend the bill by striking out of line 10 of section 1 the number "6836."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Hunter moved to amend the bill by striking out of line 1 of section 1 the figure "9."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kirby	Mr. Pitkin
Atwood	Evans	Kooyers	Rankin
Averill	Ewing	Ladd	Rasmussen
Barnard	Francis	Lee	Rauchholz
Braman	Frick	Lennon	Robinson
Brown	Gettel	Lord	Rowe
Burnham	Glaspie	McKeon	Sanson
Butler	Gowdy	Meggison	Sargent
Byrum	Green	Menerey	Smith
Chase	Hall	Miller, Geo. H.	Stevenson
Copley	Hart	Miller, Wm. F.	Strauch
Culver	Henze	Moore	Titus
Curtis	Holland	Morrison	Town
Dacey	Hubbard	Nevins	Townsend
Danz	Hunter	O'Brien	Wade
Dean	Jensen	Olmsted	Warner, Jos. E.
DeWitt	Jerome	Osborn	Wells
Dunn	Johnson	Palmer	Speaker

72

NAYS.

Mr. Allard	Mr. Leedy	Mr. MacDonald	Mr. Ramsey
Coleman	Lewis	Miles	Watson
Jewell	Locke		

10

The question being on agreeing to the title of the bill.

Mr. McKeon moved to amend the title so as to read as follows:

A bill to amend sections 2, 5, 6, 11, 14, 16 and 19 of Act No. 387 of the Public Acts of 1913, entitled "An act to regulate the occupation of barbering, to create a board of examiners of barbers for the examination and licensing of persons to carry on such practice, to insure the better education of such practitioners, to authorize rules regulating the proper sanitation of barber shops, barber schools and colleges, to prevent the spreading of communicable diseases, to provide and fix penalties for violations of the provisions of this act, and to repeal all acts and parts of acts inconsistent herewith," being sections 6829, 6832, 6833, 6838, 6841, 6843 and 6846 of the Compiled Laws of 1915, as amended.

The motion prevailed.

The title as amended was then agreed to.

Mr. Miles arose to a question of personal privilege and made the following statement:

"Last week on the floor of this House, I made a statement criticizing a statement supposed to have been made by Mr. Haan. Afterward I found I was mistaken, and I now publicly apologize for what I said. I want to do this because I think it is the only thing for a real man to do."

Motions and Resolutions.

Mr. Brown moved to take from the table
House Bill No. 400 (file No. 172)—

A bill to establish a public park in the city of Flint, etc.
The motion prevailed.

The question being on the passage of the bill,

Mr. Wade moved that the bill be referred to the Committee on Michigan School
for the Deaf.

The motion prevailed.

Mr. Jerome moved that the Committee of the Whole be discharged from the
further consideration of the following bill, and that the bill be re-referred to the
Committee on Ways and Means:

House Bill No. 88 (file No. 228)—

A bill to make appropriations for the State Veterinary Board.
The motion prevailed.

Mr. Lord moved that the hour of the meeting of the House on Wednesday, April
13, be fixed at 10:00 o'clock a. m.

The motion prevailed.

Mr. Holland made written request for the printing of the following bills:
House Bill No. 483—

A bill to detach Bergland township from Ontonagon county and attach same
to Gogebic county;

House Bill No. 526—

A bill to amend sections 1 and 2, Act No. 15, Public Acts of the Extra Session
of 1919—an act to create a commission to investigate the disputed Michigan-
Wisconsin boundary line.

The request was referred to the Committee on Printing.

Mr. Hunter made written request for the printing of
House Bill No. 512—

A bill to protect the public safety at railway and street crossings.
The request was referred to the Committee on Printing.

Mr. Stevenson offered the following resolution:
House Concurrent Resolution No. 20.

A resolution memorializing Congress to amend the LaFollette Act so as to
alleviate burdens now carried by Great Lakes shipping.

Be it resolved by the House of Representatives of the State of Michigan, (the
Senate concurring),

That the existing laws of the United States governing the operation of vessels
upon the Great Lakes and connecting waters are unreasonable to an extent that
makes their continued operation a grievous burden and in many cases an im-
possibility. The conditions on the Great Lakes are vastly different than those on
the high seas; runs are comparatively short and steamers are seldom out of
sight of land and then only for a comparatively short time. The laws in question
give vessels too little authority in times of danger; vessels plying on short runs
are unnecessarily required to operate under the three watch system; the operating
season is too short; unnecessary men are required; thus adding to the expense
and forcing the already high passenger and freight rates to a still higher and
almost prohibitive level;

These severe and inelastic regulations are totally unnecessary upon the Great
Lakes. Neither necessity nor safety have counseled them. They have well nigh
paralyzed the passenger traffic and made the freight traffic an insupportable bur-
den to the public.

In view of these facts the Congress of the United States is respectfully requested
to so amend and modify the LaFollette Act, so-called, as to alleviate these restric-
tive and burdensome conditions and to do so as quickly and speedily as possible;
and be it further

Resolved, That a copy of these resolutions be transmitted by the Clerk of the
House of Representatives to each of the Senators and Representatives from this

• State in the Congress of the United States, and they are hereby respectfully requested to use their utmost endeavors to secure the amendments to the said law.
Mr. Stevenson moved that the rules be suspended and that the resolution be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.
The question being on the adoption of the resolution,
The resolution was adopted.

Mr. Wm. F. Miller moved that the House take a recess until 5:00 o'clock p. m.
The motion prevailed.

After Recess.

5:00 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of

Motions and Resolutions.

Mr. Jerome moved to reconsider the vote by which the House fixed the hour for meeting on Wednesday, April 13, at 10:00 o'clock a. m.
The motion prevailed.

The question being on the motion made by Mr. Lord, that the hour of the meeting of the House on Wednesday, April 13, be fixed at 10:00 o'clock a. m.,
Mr. Lord withdrew his motion.

General Orders of the Day.

The Speaker called Mr. O'Brien to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bill:

House Bill No. 173 (file No. 194)—

A bill to make deficiency appropriations for State normal schools.
The bill was placed on the order of Third Reading of Bills.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Public Health, by Mr. Welsh, Chairman, reported
House Bill No. 261—

A bill to amend section 15, chapter 35, Revised Statutes of 1846—an act for the preservation of public health.

The committee recommended that the accompanying substitute be adopted and that the bill then pass.

The following is the title of the substitute:

A bill to make townships, cities and villages in Calhoun county liable for the payment of claims incurred in the care of persons sick with contagious or infectious diseases or diseases dangerous to the public health, or incurred in preventing the spread of such diseases, where the county is now primarily liable, upon approval of the electors of said county.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 379—

A bill to amend the title and sections 1, 2, 3, 4, 6, 7, 8, 9, 10, 11 and 12, Act No. 319, Public Acts of 1909—an act to provide for the licensing of nurses.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of lines 18 and 19 of section 1 the words "and trained attendants."

2. Amend by inserting in line 19 of section 1 after the word "serve" the words "as members of the Michigan Board of Registration of Nurses and Trained Attendants."

3. Amend by striking out of line 1 of section 3 the words "date of the passage of this Act", and inserting in lieu thereof the words "first day of December nineteen hundred and twenty-one".

4. Amend by striking out of line 10 of section 3 the word "Sections," and inserting in lieu thereof the word "Second."

5. Amend by striking out in line 14 of section 3 after the word "for," the word "the."

6. Amend by striking out of line 39 of section 3 the word "sixth," and inserting in lieu thereof the word "Eighth."

7. Amend by inserting in line 12 of section 4 after the word "renew," the words "his or."

8. Amend by striking out of line 18 of section 4 the words "his or her" and inserting in lieu thereof the word "their."

9. Amend by striking out of line 9 of section 5 the words "upon request," and inserting in lieu thereof the words "whenever requested."

10. Amend by striking out of line 14 of section 5 the word "them," and inserting in lieu thereof the word "it."

11. Amend by striking out of line 16 of section 5 the words "his or her certificate," and inserting in lieu thereof the words "their certificates."

12. Amend by striking out of line 7 and 8 of section 7 the words "Except under the direction of a duly qualified and registered physician."

13. Amend by striking out of lines 15 and 16 of section 7 the words "in any way except under the direction of a duly qualified and registered physician."

14. Amend by inserting in line 20 of section 10 after the word "physician," the words "or indirectly as an assistant to a registered nurse."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Messrs. Glaspie and Johnson, asked and obtained leave of absence from Wednesday's session.

Mr. Lord moved that the House adjourn.

The motion prevailed.

The Speaker declared the House adjourned until Wednesday, April 13, at 2:00 o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.



JOURNAL OF THE HOUSE

NUMBER SIXTY-THREE.

Lansing, Wednesday, April 13, 1921.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. F. W. Corbett, of the Mt. Hope Methodist Church, of Lansing, offered the invocation:

"Almighty God, we acknowledge with gratitude Thy supreme place in the universe which Thou hast made, and we recognize also with gratitude Thy concern in the affairs of men, and we beseech Thee at this hour to impress Thyself upon this House and to help these men in the work that is before them; and grant, Almighty God, that with constancy of purpose, with readiness of heart, and with earnestness of intention, we may pursue whatever line of work and life that Thou give to us; and so we ask Thy blessings on this great assembly during this session. May Thy blessing come down from above and may the wisdom of those who are here, advance the interests of those they labor for, and may the results be felt by all. We beseech Thy blessings in wisdom, truth and grace of salvation. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent with leave: Messrs. Glaspie and Johnson.

Presentation of Petitions.

Mr. Kooyers presented

Petition No. 655.

Petition of Maurice Luidens and fifty-nine other citizens of Ottawa County protesting against Senate Bill No. 113, providing for appointment of county nurses.

The petition was referred to the Committee on Public Health.

Mr. Case presented

Petition No. 656.

Petition of the Benzie County Medical Society protesting against making the University Hospital an open hospital.

The petition was referred to the Committee on University.

Mr. McKeon presented

Petition No. 657.

Petition of H. J. Martin and fifty-six other residents of Bay City urging the passage of "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Frick presented
Petition No. 658.

Petition of Jack Grusis and fifty other residents of Grand Rapids favoring the passage of House Bill No. 394, providing for pecuniary assistance for needy and deserving adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Rauchholz presented
Petition No. 659.

Petition of John E. Ranke and fifty other citizens of Birch Run protesting against passage of Senate Bill No. 113, providing for appointment of county nurses.

The petition was referred to the Committee on Public Health.

Mr. Rauchholz presented
Petition No. 660.

Petition of John M. Scharrer and fifteen other citizens of Birch Run protesting against passage of Senate Bill No. 141, providing a state appropriation for the free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Kooyers presented
Petition No. 661.

Petition of Maurice Lindens and fifty-nine other citizens of Ottawa County protesting against the passage of Senate Bill No. 141, providing for free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Barnard presented
Petition No. 662.

Petition of Fred R. Hobbs and twelve other members of the Michigan Association of the Deaf protesting against the passage of the proposed bill taking land owned by the Michigan School for the Deaf and turning same into a park for the city of Flint.

The petition was referred to the Committee on Michigan School for the Deaf.

Mr. Dean presented
Petition No. 663.

Petition of Arthur J. Rublin and eighty-nine other citizens of Bay City favoring the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Danz presented
Petition No. 664.

Petition of E. O. Bemis and forty others favoring the passage of House Bill No. 394, providing for pecuniary assistance for needy and deserving adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Mosier presented
Petition No. 665.

Petition of Fred A. Birchard and nine others favoring the passage of the Smith-Strom Bill.

The petition was referred to the Committee on State Affairs.

Mr. Frick presented
Petition No. 666.

Petition of the teachers of the O. W. Holmes and Lonyo Schools, Detroit, favoring the Teachers' Retirement Fund Bill.

The petition was referred to the Committee on Education.

Mr. Glaspie presented
Petition No. 667.

Petition of thirty-three members of the Michigan Association of the Deaf and friends protesting against the passage of the bill taking land belonging to the Michigan School for the Deaf and turning same into a park for the city of Flint.

The petition was referred to the Committee on Michigan School for the Deaf.

Mr. Mosier presented
Petition No. 668.

Petition of Mary P. Sayer and forty-one others favoring the passage of House Bill No. 394, providing for pecuniary assistance for needy and deserving adult blind.

The petition was referred to the Committee on State Affairs.

Mr. Mosier presented
Petition No. 669.

Petition of J. A. Collins and seven other citizens of Otsego protesting against bill making a park out of the farm for the Michigan School for the Deaf.

The petition was referred to the Committee on Michigan School for the Deaf.

Mr. Harris presented
Petition No. 670.

Petition of the Golden Glow Sunshine Society of Saginaw endorsing House Bill No. 156 proposing to provide for high school tuition.

The petition was referred to the Committee on Education.

Mr. Harris presented
Petition No. 671.

Petition of the Golden Glow Sunshine Society of Saginaw endorsing Senate Bills No. 46 and 47, raising age of consent.

The petition was referred to the Committee on Judiciary.

Mr. Harris presented
Petition No. 672.

Petition of the Golden Glow Sunshine Society of Saginaw endorsing Common Law Marriage Bill.

The petition was referred to the Committee on Judiciary.

Mr. Harris presented
Petition No. 673.

Petition of the Association of Collegiate Alumni of Saginaw endorsing Senate Bill No. 141 providing for free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Copley presented
Petition No. 674.

Petition of Thomas J. Kenney and fifty-four other citizens of Michigan protesting against passage of the bill to take land from School for Deaf for purpose of making a park.

The petition was referred to the Committee on Michigan School for the Deaf.

Mr. Harris presented
Petition No. 675.

Resolutions of a Special Committee of the Saginaw Rotary Club relative to certain educational matters.

The petition was referred to the Committee on Education.

Mr. Rasmussen presented
Petition No. 676.

Petition of Henry H. Wanink and forty-eight other citizens of Montcalm County protesting against the passage of Senate Bill No. 113, providing for appointment of county nurses.

The petition was referred to the Committee on Public Health.

Mr. Rasmussen presented
Petition No. 677.

Petition of Henry H. Wanink and forty-eight other citizens of Montcalm County protesting against the passage of Senate Bill No. 141, providing for the free and unlimited distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Tuesday, April 12:

-House Bill No. 516 (file No. 260)—

A bill to amend section 25, Act No. 338, Public Acts of 1917—the general liquor law;

House Bill No. 1 (file No. 261)—

A bill to amend Act No. 80 of the Public Acts of 1917—to alter age limit on certain sentences to Industrial School for Boys.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Wednesday, April 13:

Senate Bill No. 285 (file No. 254)—

A bill to authorize the issue of bonds to provide sites for and the erection of town halls and for additions and improvements;

Senate Bill No. 23 (file No. 255)—

A bill to make appropriations for Michigan College of Mines;

Senate Bill No. 29 (file No. 256)—

A bill to make appropriations for the Michigan State Sanatorium;

Senate Bill No. 30 (file No. 257)—

A bill to make appropriations for the Ionia State Hospital.

Reports of Standing Committees.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

House Bill No. 470—

A bill to authorize payment by the State for benefits to State lands by reason of street improvements in city of Lansing.

The committee recommended that the bill be referred to the Committee on Ways and Means.

The recommendation was concurred in, and the bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

House Bill No. 489—

A bill to amend section 1, Act No. 22, Public Acts of Extra Session of 1919—an act to provide for appointment of county agents.

The committee recommended that the bill be referred to the Committee on Ways and Means.

The recommendation was concurred in, and the bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

Senate Bill No. 214 (file No. 170)—

A bill to authorize and facilitate the acquisition and disposal of public library property by public corporations empowered to maintain public libraries.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

Senate Bill No. 142 (file No. 201)—

A bill to make appropriations for the Michigan Historical Commission.

The committee recommended that the bill be referred to the Committee on Ways and Means.

The recommendation was concurred in, and the bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

Senate Bill No. 228 (file No. 173)—

A bill to provide for the public safety; to establish the State Department of Public Safety, and the manner of organizing the same.

The committee recommended that the bill be referred to the Committee on Ways and Means.

The recommendation was concurred in, and the bill was referred to the Committee on Ways and Means.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported

Senate Bill No. 175 (file No. 202)—

A bill to amend section 6 of chapter 15 of the Revised Statutes of 1846—of resignations, vacancies and removals, and of supplying vacancies.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 537—

A bill to prevent interference with firemen in the performance of their duties.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 540—

A bill to amend section 2 of House Enrolled Act No. 19 of the Public Acts of 1921—providing for the protection and conservation of the natural resources of the State.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee of Conference, relative to House Bill No. 26 (file No. 54), submitted the following report:

Conference Report.

The Committee of Conference on the matters of difference between the two Houses relative to

House Bill No. 26 (file No. 54), entitled

A bill to amend section 1 of Act No. 166 of the Public Acts of 1919, entitled "An act to permit the spearing of suckers, redsides, mullet, carp and grass pike, from March 1st to May 1st, with or without the aid of jack or other artificial light, in the waters of the St. Joseph, White Pigeon and Fawn rivers in St. Joseph county."

Having met and considered the matters of difference, have agreed to recommend, and do recommend, as follows:

1. That the Senate recede from its amendment numbered four, which amendment reads as follows:

(4) Section 1, lines 1 and 2, strike out the words "with or without the aid of jack or other artificial light."

2. That the House recede from its disagreement to amendments numbered one, two and five and agree to the same, which amendments read as follows:

(1) Amend the enacting Section 1 by striking out the word "Section" where it occurs the second time in said line, and insert in lieu thereof the words "The title and section."

(2) Amend the enacting Section 1 in line 6 by striking out the word "is," and inserting the word "are."

(5) Section 1, line 3, strike out the words "and grass pike."

3. That the House recede from its disagreement to the amendment of the Senate, numbered three, and agree to the same, amended to read as follows:

(3) Insert after the enacting section 1, the following:

TITLE.

An act to permit the spearing of suckers, redsides, mullet, carp, from March first to May first, both inclusive, with or without the aid of jack or other artificial light, in the waters of the St. Joseph and Prairie rivers in the counties of Branch and St. Joseph, and the waters of the White Pigeon and Fawn rivers in St. Joseph county.

4. That the Senate agree to amendment numbered three, as amended.

(Signed),

HOMER L. ALLARD,

JOSEPH E. WATSON,

ARI H. WOODEUFF,

Conferees on the part of the House of Representatives.

GEO. B. FORRESTER,

HENRY T. ROSS,

D. C. OSBORN,

Conferees on the part of the Senate.

The question being on the adoption of the conference report,

The Conference report was then adopted, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Leedy	Mr. Rankin
Allard	Farrer	Lennon	Rasmussen
Atwood	Francis	Lewis	Rauchholz
Averill	Frick	Liddy	Read
Barnard	Fuller	Locke	Reutter
Braman	Gettel	Lord	Robinson
Brown	Gowdy	MacDonald	Rowe
Bryan	Green	McKeon	Sanson
Burnham	Haan	Manwaring	Sargent
Butler	Hall	Meggison	Smith
Byrum	Harris	Meneray	Stevenson
Case	Hart	Miles	Strauch
Chase	Hartway	Miller, Geo. H.	Strom
Coleman	Henze	Miller, Wm. F.	Titus
Copley	Holland	Moore	Town
Culver	Hopkins	Morrison	Townsend
Curtis	Hubbard	Mosier	Vine
Dacey	Hunter	Nevins	Wade
Dafoe	Jenser	O'Brien	Warner, Jos. E.
Danz	Jerome	Olmsted	Watson
Dean	Jewell	Osborn	Wells
DeWitt	Kirby	Palmer	Welsh
Dunn	Kooyers	Pitkin	Woodruff
Emerson	Ladd	Ramsey	Speaker
Evans	Lee		

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NAYS.

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The Committee on State House of Correction and Branch of the State Prison in the Upper Peninsula, by Mr. Gettel, Chairman, submitted the following report:

To the Speaker of the House of Representatives:

When your committee on State House of Correction and branch of the State Prison at Marquette visited the Prison early in January we discovered, among other things, that the accounts and finances of the Prison were in a deplorable condition, it being impossible to ascertain from the books just what the assets and liabilities of the Prison were. Practically no entries had been made in the general ledger for nearly two years, nor had any trial balance been taken since June 30, 1919, and this trial balance was incomplete.

We found the Prison filled to overflowing with denim, overalls and gloves, all of which material was purchased when prices were at their peak. Instead of hastening the sale of the overalls and gloves, when prices began to drop, the Prison authorities neglected to sell, and inasmuch as the market is now at low ebb, the State will lose, as a result of this neglect to sell, a large sum of money.

Upon taking up these matters with the members of the Board of Control an immediate audit of the books and accounts was decided upon. We therefore postponed completing our investigation until the report of the audit reached us. After waiting several weeks for

some kind of a report of the findings at the Prison and receiving none, we decided to proceed with our investigation without further delay. Immediately following this determination, the Governor was notified by the Prison authorities that Alfred E. West, clerk and business manager at the Prison, had confessed to a defalcation of \$12,000. Your committee, therefore, acting under House Resolution No. 30, immediately proceeded to Marquette to continue its work. A summary of its findings to date is as herein set forth:

DEFALCATION OF MR. WEST.

Mr. West had been an employee of the Prison for about 18 years. The Board of Control and the Warden evidently had explicit confidence in him with the result that in addition to his duties as clerk and accountant at the prison, the business management of the industries was turned over to him several years ago. For the last two or three years he had practically all the say as to what should or should not be done in the conduct of the business affairs of the Prison. He was financial clerk, bookkeeper, purchasing agent and manager of industries. He therefore was placed in a position where he could easily peculate from prison funds without being detected, especially so because of the fact that the State was remiss in not insisting upon an adequate system of accounting at the Prison and an efficient periodical examination of the Prison accounts. As a result of all this, Mr. West has confessed to a shortage in his accounts of approximately \$12,000. Whether the amount will be larger than that sum can only be determined when the audit of the accounts now in progress at the Prison is completed. Mr. West, in his testimony before the committee, emphatically denies that his shortage will exceed the amount named. The painful feature of this confessed shortage is that much of it occurs in the inmates' accounts, that is, money belonging to the prisoners and deposited with Mr. West. He also misappropriated several thousand dollars, according to his testimony, standing to the credit of Schauer Brothers, who formerly were connected with the Prison industries. Mr. West had a unique way of balancing his cash account by issuing fictitious checks, for instance: A bill of goods would be shipped to the Prison "F. O. B. the Prison." Instead of entering it on the books in this way, he charged the full amount of freight charges to the State, when, as a matter of fact, the shipper had already paid the freight. He would then make two checks, one to cover the bill of goods and the other to cover these fictitious freight charges, the latter check being made payable to bearer. This he would deposit in the bank to balance his cash account and in that way cover up some of his peculations. Mr. West testifies that he started these peculations in 1911, and that the first money he took was for the purpose of making good a part of the money that he had personally paid a discharged inmate. It appears that this inmate, named Van Gorder, had been allowed by Warden Russel to buy certain stocks at the time they were selling at a high figure. Later there was a decided slump in the market and when the man was discharged from prison he refused to accept the securities and demanded his cash. This Warden Russel refused. Later Van Gorder made so much fuss about the matter around the city of Marquette that West says he paid him the money and took up his securities. He also testified that he used some of the money he took from the Prison for the purpose of investment in securities and for the purpose of paying for goods used by Warden Russel and by the Warden's household. Mr. West has assigned to the Chairman of the Board of Control at the Prison securities in an amount sufficient to make good his alleged shortage of \$12,000. Mr. West is under arrest and is now out on bail. He is now at work assisting in the audit of the prison accounts and has promised your committee that he will continue work at the Prison until the audit is completed and he can furnish as near as may be an itemized statement of his peculations.

CONTRACTING OF PRISON LABOR.

In 1898 the Prison entered into a contract with Schauer Brothers of Chicago for the manufacture at the Prison of various articles, at so much per day for convict labor, the per diem varying from 50 cents to 65 cents. They operated under this contract for a period of about 16 years, during which time, the evidence discloses, they made an enormous profit. In 1909 the Legislature enacted a law prohibiting the contracting of prison labor. Upon the expiration of Schauer Brothers' written prison contract, therefore, an oral agreement was entered into under the terms of which agreement Schauer Brothers purchased the material for the Prison which, when manufactured into the finished product, was charged back to them at cost plus 5 per cent on capital invested in the plant and 65 cents a day for the convict labor employed, this method being in effect equivalent to operating under the contract convict labor system. Under this illegal agreement the evidence discloses that Schauer Brothers made a large sum of money. In one instance a profit of from \$50,000 to \$60,000 was made by them as a result of appreciation in value of material bought for the Prison, as, for example, denim that was bought at 11 cents a yard went up to about 20 cents by the time it was manufactured into overalls. Because of the fact that this oral agreement was evidently made for the express purpose of evading the law prohibiting the contracting of convict labor, the profit from the appreciation in value of this material and

all other profits made under this agreement, rightfully belongs to, and should have gone to, the State, your committee thinks. We therefore respectfully refer this matter to the Attorney General with the recommendation that he take such action for the recovery thereof as in such cases is provided by law.

Mr. Schauer also testified that during the 20 years he was connected with the industries at the Prison he and his brother made an average net profit of about \$15,000 a year, or \$300,000 for the 20 years. In 1918 Schauer Brothers' connection with the Prison was terminated.

Following the termination of the agreement with Schauer Brothers, the Prison entered into an agreement with one Frank C. Helm, of Chicago, to act as purchasing and selling agent for the glove factory. Under the terms of this agreement, Mr. Helm was paid a commission of 4 cents a dozen for selling the gloves. Later on a new agreement was entered into for the sale of both overalls and gloves on the basis of 7 per cent commission for sales to the wholesale trade and 12 per cent commission for sales to the retail trade. Into this arrangement another party named Philip L. Sames, of Chicago, entered. Immediately these parties organized the Hercules Overall Company for the evident purpose of defrauding the State, although Mr. Sames claims that he entered into the fraudulent scheme for the purpose of "getting" Mr. Helm; and it is true that Mr. Sames did furnish the Warden of the Prison with complete details of the deal as a result of which the agreement was abrogated. Under this crafty scheme orders taken from the trade by Helm and Sames were billed to the Hercules Overall Company at the short price and in turn Helm and Sames, under the name of the Hercules Overall Company, billed the trade at the long price, the difference between short and long price having been as high as \$5 per dozen for overalls. This profit under the fraudulent scheme concocted by these men went to them in addition to their commissions. For instance, the Hercules Overall Company sold to Butler Brothers, Chicago, 200 dozen overalls at a net price of \$4,158. These overalls were billed to the Hercules Overall Company by the Prison at \$3,168 net, a difference of \$990, which profit went to Helm and Sames in addition to their commission. Charges have been made that the profits thus gained through these fraudulent transactions were divided among Helm, Sames and Mr. West, clerk of the Prison. These charges Mr. West emphatically denies. Charges also have been made that Mr. West received a sum of money in connection with the making of this agreement and that he was a party to the agreement, which he also denies. The testimony taken by the committee in the matter is rather damaging to Mr. West in this connection, Helm and Sames having had a row. Sames advised the Prison authorities concerning these questionable business methods with a result that the agreement was cancelled and a part of the money obtained through these illegal transactions was turned over to the Prison.

Mr. Sames also testified that Helm told him that he paid "Macher" \$150 a month, the term "Macher" being construed by Sames to be "a man who made a deal between two people." Other charges were made of the passing of money in connection with this agreement including the paying of a sum of money to a lobbyist.

This agreement was entered into with Helm and Sames, and many thousands of dollars worth of goods were billed to them under the name of the Hercules Overall Company, without any effort being made by the Prison authorities to ascertain their financial standing or commercial rating; and your committee has learned that these men had no rating whatsoever at the time these goods were billed to them.

Upon the termination of this agreement an arrangement was entered into with G. G. Schauer & Sons to act as selling agents for the Prison on the basis of a 15 per cent commission on the sale of all overalls and gloves manufactured at the Prison, Mr. Schauer having been a member of the firm of Schauer Brothers, who formerly had the Prison contract. In addition to acting as selling agents, they made purchase of material for the overall factory. Mr. G. G. Schauer testified that last year he purchased approximately \$200,000 worth of denim, the average price paid for it being 44 cents a yard. This same denim today is worth only 15½ cents a yard, he says. Inasmuch as most of this denim is still at the Prison, the loss to the State from this purchase will be at least \$100,000. Mr. Schauer blames much of this loss to the Prison authorities because of dilatory methods and evident neglect to promptly fill orders for shipment of overalls. The 15 per cent commission paid Schauer & Sons was extremely exorbitant and, furthermore, their contract was neither signed nor approved by the Board of Control of the Prison, it being signed only by Warden Russel in behalf of the Prison.

MARQUETTE BOX AND LUMBER COMPANY CONTRACT.

For several years the Marquette Box and Lumber Company operated a box factory at the Prison under a contract for the prison labor, the State receiving from 55 cents to 75 cents a day for each man employed in the manufacture of boxes. In 1916 this contract expired. Since that time they have been operating under an agreement by which the officers

of the company purchased for the Prison the lumber that went into the boxes, the Prison selling the lumber that the finished product contained back to the company at so much per thousand feetage, so that in effect it is a continuation of the Prison contract labor system. The result being that the State has received under this agreement an average of about \$2 a day for the men employed and the Marquette Box and Lumber Company has taken all the profits. Out of this \$2 a day the State has had to furnish the men with food, clothing, medical attendance, and other expenses incident to prison life, has furnished light and power for the factory, has supplied factory space and has made no charge for depreciation and repairs to factory building. During the four years the company has operated under this illegal agreement it has made an aggregate profit of approximately \$121,000. The machinery in the Prison factory is still owned by the company and the State is paying a rental of \$150 a month for the use of it. The two principal stockholders in this company are commission lumber men residing in Chicago. These men, together with their local factory manager, purchase the lumber for the Prison, but claim to have received no commission for making these purchases amounting to hundreds of thousands of dollars.

The whole history of the industrial operations at Marquette Prison is that of gross inefficiency, money-grabbing, law-violation and intrigue, as a result of which the State has lost hundreds of thousands of dollars, the exact amount of which will never be known because of the lack of a proper accounting system and the neglect of those in charge of Prison operations to exercise such supervisory control as is essential to efficient, successful business management. It is safe to say that the State will lose not less than a quarter of a million dollars because of depreciation in value of raw material and manufactured product alone, much of which loss would have been avoided had the Prison authorities followed a sane, business-like buying and selling policy.

ACCOUNTING SYSTEM.

The manner in which the accounts have been kept at the Prison is not only a discredit to the Prison authorities but is a disgrace to the State which should have seen to it that an adequate system of accounting was installed and that a complete and efficient audit of the Prison accounts was made often enough to prevent any possibility of anyone's stealing Prison funds. We do not hesitate to say that, had there been a proper system of accounting, followed by an efficient, periodic audit, Mr. West could not have continued his peculations for a period of nine or ten years without being caught at it. Furthermore, we would have known the exact financial condition of the Prison instead of being confronted with the juggled mess it now is in.

PHYSICAL CONDITION OF INMATES AND SANITARY CONDITION OF PRISON.

In order that an efficient examination as to the physical condition of the inmates and the sanitary condition of the Prison be made, your committee requested Dr. Olin, State Commissioner of Health, to make such an examination. Dr. Olin complied, and his report to the committee is respectfully submitted herewith with the suggestion that it be printed in the Journal following this report.

GENERAL REMARKS.

In addition to the facts presented to you by your committee relating to Prison contracts and agreements, defalcation of Mr. West and the loose business methods employed by the Prison authorities and by the State in the conduct of the Prison operations, the testimony taken by the committee discloses numerous instances of petty grafting and questionable business transactions on the part of others than the selling agents. For more detailed information in regard to this and the other matters herein named, you are respectfully referred to the stenographic report of the investigation proceedings, a copy of which has been filed with the Clerk of the House.

RECOMMENDATIONS.

First. We recommend the elimination from Prison control of local political and social influences, which can best be accomplished by a central board of control for all penal institutions.

Second. We recommend a more adequate check on the present system of handling the revolving fund of the Prison. Under the present system the proceeds from the sale of manufactured products can be used without detection for purposes other than that for which this revolving fund was created. We believe the State might better discontinue the revolving fund and conduct the industries by direct appropriations, all moneys due the Prison from the sale of products to be paid direct to the State Treasury and all bills payable to be paid by the State Treasurer on warrant of the Auditor General. This, your committee thinks, is the only businesslike way of handling the financial part of State industries.

Third. We recommend the immediate installation by the uniform accounting department of the State Administrative Board of an adequate system of accounting according to the provisions of the uniform accounting law and that this department take immediate charge of the present audit at the Prison and send an efficient accountant there to supervise it.

Fourth. We recommend an appropriation to cover the cost of a new cell block to take care of the present overflow of inmates at the Prison. There are now over 100 inmates sleeping in the corridors, there being no cells to accommodate them, and the number is constantly increasing. Such a condition is fraught with much danger both to life and property, and surely should not exist as a part of any well organized government. We also recommend that proper equipment essential to sanitary conditions, also the necessary equipment and supplies for the proper treatment of those inmates afflicted with disease be provided.

Fifth. We recommend a Grand Jury, or a Judicial investigation in accordance with the provisions of Act No. 196 of the Public Acts of 1917, to examine into confessed, charged and rumored wrong-doing in connection with the conduct of Prison affairs. We believe this to be the quickest, most economical and impartial method of getting to the bottom of the dirty mess at the Prison, and certainly the surest way of ascertaining who are guilty of wrong-doing and at the same time exonerating those who are innocent of wrong-doing, but upon whom suspicion may now rest and against whom either rumored or direct charges have been made. Furthermore, the committee has reason to believe that there is a desire to "cover up" and that this can best be frustrated by placing the entire matter in the hands of the court. We further recommend that the Attorney General be requested to immediately take the necessary steps to carry into effect this recommendation.

Signed by the Committee.

GODFRIED GETTEL,
Chairman.

GEO. LORD.
MILO N. JOHNSON.
ALBERT H. REUTTER.
DAVID H. BUTLER.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 494—

A bill to make appropriations for the Department of Labor and Industry. The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line three and inserting in lieu thereof the following: "one hundred seventy-four thousand nine hundred thirty-five dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred seventy-four thousand nine hundred thirty-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service	\$131,780.00	\$131,780.00
Supplies	16,000.00	16,000.00
Contractual Service	24,055.00	24,055.00
Outlay for Equipment	2,600.00	2,600.00
For Boiler Rules Work	500.00	500.00
Totals	<u>\$174,935.00</u>	<u>\$174,935.00</u>

Each of said amounts shall be used solely for the specific purposes herein stated, subject to the approval of the State Administrative Board."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 87—

A bill to make appropriations for the United States Boys' Working Reserve. The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 490—

A bill to amend sections 2, 5 and 8, Act No. 71, Public Acts of 1919—an act to provide for a uniform system of accounting in certain State and county offices.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported Senate Bill No. 177 (file No. 130)—

A bill to amend section 4 of Act No. 296 of the Public Acts of 1917—an act concerning industrial banks, defining the same and providing for their incorporation.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported House Bill No. 459—

A bill to amend section 4, Act No. 205, Public Acts of 1887—an act to revise the banking law.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Private Corporations, by Mr. Lord, Chairman, reported House Bill No. 401—

A bill to amend section 7, Act No. 50, Public Acts of 1887—an act to provide for the incorporation of Building and Loan Associations.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Lands and Forestry Interests, by Mr. Brown, Chairman, reported

House Bill No. 247 (file No. 79)—

A bill to amend section 8 of Act No. 249, Public Acts of 1903—an act to provide for the preservation of forests.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting between lines 4 and 5, enacting section 1, the words "repealed, and section one of said act is hereby."

2. Amend by striking out section 8.

3. Amend by inserting a new section, after enacting section 1, to stand as section 1, and to read as follows:

"Section 1. The State Game, Fish and Forest Fire Warden shall have charge of the prevention and suppression of forest fires, as hereinafter provided."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported Senate Bill No. 167 (file No. 119)—

A bill to amend sections 1, 3, 5, 6, 7, 8, 9 and 24, Act No. 117, Public Acts of 1909—to provide for the organization and disbandment of township school districts.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported
Senate Bill No. 81 (file No. 91)—

A bill to amend section 20 of sub-division 7 of chapter 4 of part 2 of Act No. 256 of the Public Acts of 1917—an act to revise, consolidate and classify the laws of the State of Michigan relating to the insurance and surety business.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported
House Bill No. 68—

A bill to amend chapter 2, part 4, Act No. 256, Public Acts of 1917—general insurance law.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported
Senate Bill No. 85 (file No. 71)—

A bill to provide for the approval of sprinkler heads and to create a commission for such purpose.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported
Senate Bill No. 206 (file No. 155)—

A bill to amend section 3 of chapter 1, part 3 of Act No. 256, Public Acts of 1917—an act to revise and classify the laws relating to the insurance and surety business.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported
House Bill No. 273—

A bill to amend sections 1 and 3 of chapter 13, section 5 of chapter 14, and section 11 of chapter 20, Act No. 203, Public Acts of 1917—the general election law.

The committee recommended the adoption of the accompanying substitute therefor and that the bill then pass.

The following is the title of the proposed substitute:

A bill to amend section 20 of Chapter 10, sections 1 and 3 of Chapter 13, Section 5 of Chapter 14, and section 11 of Chapter 20 of act number 203 of the Public Acts of 1917, entitled "An act to provide for the holding of elections, to prescribe the manner of conducting and to regulate elections to prevent fraud and deception in the conducting of elections and to guard against abuses of the elective franchise," as amended by act number 266 of the Public Acts of 1918.

The committee further recommended that the bill be known as the Osborn Bill.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The question being on concurring in the recommendation of the committee, that the bill be known as the Osborn bill,

The recommendation was concurred in, and it was ordered that the bill be so known.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
House Bill No. 529—

A bill to define and prohibit general libel, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 249—

A bill to amend chapter 30, Act No. 314, Public Acts of 1915—to amend the Judicature Act relative to the issuing of summons.

The committee recommended the adoption of the accompanying substitute therefor with the same title and that the bill then pass.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported Senate Bill No. 231 (file No. 204)—

A bill to amend section 1, Act No. 239, Public Acts of 1913—regarding payment of alimony.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 395—

A bill to prescribe the duties of owners of lands upon which excavations are made.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 448—

A bill to provide for the settlement of contested will cases in probate courts.

The committee recommended the adoption of the accompanying substitute therefor with the same title and that the bill then pass.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 285—

The committee recommended the adoption of the accompanying substitute therefor, without recommendation as to its passage.

The following is the title of the proposed substitute:

A bill to amend section thirteen, Chapter three of Act number three hundred fourteen of the Public Acts of nineteen hundred fifteen, entitled "The Judicature Act of nineteen hundred fifteen," being section twelve thousand two hundred forty-one of the Compiled Laws of nineteen hundred fifteen.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

Mr. Townsend moved that the bill be ordered printed, referred to the Committee of the Whole and placed on the general orders.

The motion prevailed.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported Senate Bill No. 111 (file No. 128)—

A bill to amend Sections 7, 10, 11 and 15 of Act No. 105 of the Public Acts of 1913—providing a uniform system of probation.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of lines 2 and 3, Section 11, the words "nor serve as" and inserting in lieu thereof the words "but may be."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
Senate Bill No. 112 (file No. 104)—

A bill to amend sec. 1, of Act No. 412, Public Acts of 1919—to provide for the appointment of a "Friend of the Court" for the protection of minor children.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 11, Section 1, the words "in counties of less than fifty thousand population."

2. Amend by striking out of line 16, section 1, the words "in counties of less than fifty thousand population."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
Senate Bill No. 3 (file No. 3)—

A bill to amend sec. 6 of chapter I of Act No. 314, Public Acts of 1915—salaries of Supreme Court Justices.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
House Bill No. 339—

A bill to define the cases which shall be known as "coroners' cases" in counties of 250,000 or more.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
House Bill No. 509—

A bill to amend section 10, Act No. 49, Public Acts of 1875—an act to provide for a municipal court in the city of Grand Rapids.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
House Bill No. 508—

A bill to amend section 12, Act No. 49, Public Acts of 1875—an act to provide for a municipal court in the city of Grand Rapids.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported
House Bill No. 450—

A bill to amend section 3, chapter 19, Revised Statutes of 1846—an act fixing penalties for violating election laws.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 498—

A bill to prohibit the corrupt influencing of any person engaged in competitive athletic pursuits.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 466—

A bill to repeal section 15, Act No. 78, Session Laws of 1855—an act to establish a house of correction for juvenile offenders.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 467—

A bill to amend Act No. 192, Session Laws of 1871—an act to provide for a board of commissioners for certain State institutions.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 523—

A bill to amend chapter 52, Act No. 314, Public Acts of 1915—the Judicature Act.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 474—

A bill to amend section 41, chapter 2, Act No. 314, Public Acts of 1915—The Judicature Act.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 478—

A bill to amend section 21, chapter 156, Revised Statutes of 1846—an act relative to offenses against public justice.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 462—

A bill to amend section 33, Act No. 118, Public Acts of 1893—an act to revise the laws relative to State's prisons.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 463—

A bill to amend sections 1, 2 and 3, Act No. 184, Public Acts of 1905—an act to provide for indeterminate sentences.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 443—

A bill to regulate junk dealers, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 472—

A bill to amend section 6, Act No. 148, Public Acts of 1869—an act to revise the laws relative to the maintenance of poor persons.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 476—

A bill to require holders of part-paid certificates for State lands to make full payment therefor.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 502—

A bill to provide for the surveying and establishing of section corners and boundaries of lands.

The committee recommended that the bill be referred to the Committee on State Affairs.

The recommendation was concurred in, and the bill was referred to the Committee on State Affairs.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported House Bill No. 503—

A bill to amend section 5, Act No. 184, Public Acts of 1905—an act to provide for the indeterminate sentence as a punishment for crime.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported Senate Bill No. 105 (file No. 102)—

A bill to amend secs. 24 and 39-a of chapter II, Act No. 314, Public Acts of 1915—the Judicature Act—twenty-fourth and fortieth judicial circuits.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Speaker announced that the hour had arrived for the Special Order for today, being the consideration of

Senate Bill No. 184 (file No. 137)—

A bill to provide a corporation tax.

Special Orders of the Day.

3:00 o'clock p. m.

The Speaker called Mr. Ewing to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration thereof the committee rose and, through its chairman, made a report recommending the adoption of the following amendment thereto and the passage of the bill when so amended:

Amend by striking out of line 8 of section 4 the word "fifty" and inserting in lieu thereof the word "five."

The question being on the adoption of the proposed amendment made by the committee,

Mr. Lord demanded the yeas and nays.

The demand was seconded.

The amendment was then not adopted, a majority of all the members present not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Haan	Mr. Leedy	Mr. Read
Allard	Hall	Lewis	Robinson
Atwood	Harris	Locke	Rowe
Averill	Hart	Meggison	Sanson
Bryan	Hartway	Menerey	Sargent
Chase	Henze	Miles	Smith
Culver	Holland	Moore	Strauch
DeWitt	Jensen	Mosley	Town
Emerson	Kooyers	Olmsted	Watson
Farrier	Ladd	Pitkin	Welsh
Green	Lee	Rauchholz	Woodruff

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NAYS.

Mr. Barnard	Mr. Evans	Mr. Lennon	Mr. Ramsey
Braman	Ewing	Liddy	Rankin
Brown	Francis	Lord	Rasmussen
Butler	Frick	MacDonald	Reutter
Byrum	Fuller	Manwarang	Stevenson
Coleman	Gowdy	Miller, Geo. H.	Strom
Copley	Hopkins	Miller, Wm. F.	Titus
Curtis	Hubbard	Morrison	Townsend
Dafoe	Hunter	Nevins	Warner, Jas. E.
Danz	Jerome	O'Brien	Wells
Dean	Jewell	Osborn	Speaker
Dunn	Kirby	Palmer	

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The bill was placed on the order of Third Reading of Bills.

Mr. Nevins moved that the House take a recess until 4:35 o'clock p. m.
The motion prevailed.

After Recess.

4:35 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of

Reports of Standing Committees.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 522—

A bill to regulate the selling of steamship tickets.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Michigan State Sanatorium, by Mr. Holland, Chairman, reported

House Bill No. 433—

A bill to make appropriations for the Michigan State Sanatorium.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all after line 3 of section 1, and inserting in lieu thereof the following:

"One hundred eighty-six thousand four hundred thirty-one dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of one hundred sixty-four thousand eighty-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Medical Superintendent	\$ 3,000.00	\$ 3,000.00
Other Personal Service	57,090.00	57,090.00
Totals for Personal Service.....	\$60,090.00	\$60,090.00
Supplies:		
Fuel	\$ 20,000.00	\$ 20,000.00
Provisions	45,000.00	45,000.00
Clothing	2,000.00	2,000.00
Other Supplies	15,210.00	15,210.00
Contractual Service	10,000.00	10,000.00
Maintenance of Land	800.00	800.00
Maintenance of Structures and Improvements.....	3,260.00	3,260.00
Maintenance of Equipment	2,215.00	2,215.00
Outlay for Structures and Improvements:		
Employes' Cottage	13,000.00	
Streets, Roads and Driveways.....	500.00	500.00
Sidewalks and Steps	100.00	100.00
Sewers, Septic Tank	1,500.00	
Reservoirs and Wells	800.00	
Outlay for Equipment:		
Furniture and Furnishings for Employes' Cottage.....	500.00	
Other Outlay for Equipment.....	11,456.00	4,910.00
Totals	\$186,431.00	\$164,085.00

Each of said amounts shall be used solely for the specific purposes herein stated." The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on Michigan Employment Institution for the Blind, by Mr. Atwood, Chairman, reported

House Bill No. 434—

A bill to make appropriations for the Michigan Employment Institution for the Blind.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on City Corporations, by Mr. Kooyers, Chairman, reported House Bill No. 496—

A bill to fix the salaries of police court officers in cities of certain populations.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on City Corporations, by Mr. Kooyers, Chairman, reported Senate Bill No. 65 (file No. 53)—

A bill to amend section 1 of chapter 24 of Act No. 215, Public Acts of 1895—an act to provide for the incorporation of cities of the fourth class.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on City Corporations, by Mr. Kooyers, Chairman, reported House Bill No. 541—

A bill to amend section 1 of chapter 28, Act No. 215 of Public Acts of 1895—an act to provide for the incorporation of cities of the fourth class.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on City Corporations, by Mr. Kooyers, Chairman, reported Senate Bill No. 63 (file No. 51)—

A bill to amend section 4 of Act No. 279, Public Acts of 1909—an act to provide for the incorporation of cities.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on City Corporations, by Mr. Kooyers, Chairman, reported House Bill No. 380—

A bill to fix the salaries of police court officers in certain cities.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 399 (file No. 199)—

A bill to create a State Welfare Department.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of section one, line sixteen, the word "five" and inserting in lieu thereof the word "four."

2. Amend by striking out of section four, line seven, the word "seven" and inserting in lieu thereof the word "six."

3. Amend by striking out of section seven, line seven, the word "four" and inserting in lieu thereof the word "five."

4. Amend section ten, line fifteen, by inserting after the word "and" the words "the Superintendent."

5. Amend section twelve by striking out all after the word "Department" in line seven up to and including the word "Commission" in line ten, and inserting in lieu thereof the following: "and with its approval."

6. Amend section twelve by striking out all after the word "section" in line seventeen up to and including the word "made" in line twenty-six.

7. Amend by inserting after section seventeen two new sections to stand as sections eighteen and nineteen and to read as follows:

Sec. 18. There is hereby appropriated out of any money from the general fund for the expense of the State Welfare Commission mentioned in section one and three of this act, for the fiscal year ending June thirty, nineteen hundred twenty-two, the sum of eight thousand dollars and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of eight thousand dollars.

Sec. 19. The Auditor General shall incorporate in the state tax for the years nineteen hundred twenty-one and nineteen hundred twenty-two sufficient amounts to reimburse the general fund for the appropriation hereby made. The expenses of

the respective Commissions within said State Welfare Department shall be apportioned among and paid out of the appropriation for the respective institutions.

8. Amend by renumbering present section eighteen to stand as section twenty.

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

Mr. Jerome moved that the bill be placed at the head of the general orders.

The motion prevailed, two-thirds of all the members present voting therefor.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 492—

A bill to direct the trustees of the Industrial School for Boys to convey certain lands to State for Military purposes.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 493—

A bill to direct the State Military Board to turn over control of certain lands to Department of Conservation for park purposes.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Military Affairs, by Mr. Culver, Chairman, reported House Bill No. 530—

A bill to provide for the welfare of sick and disabled World War veterans.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Michigan Soldiers' Home, by Mr. Meggison, Chairman, reported

House Bill No. 436—

A bill to make appropriations for the Michigan Soldiers' Home.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of Section 1 and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the General Fund for the Michigan Soldiers' Home for the fiscal year ending June thirty, nineteen hundred twenty-two, the sum of four hundred twenty-two thousand, six hundred twenty-five dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three, the sum of two hundred sixty-seven thousand eight hundred seventy-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Commandant	\$1,800.00	\$1,800.00
Other Personal Service	86,500.00	86,500.00
 Total Personal Service	 \$88,300.00	 \$88,300.00
 Supplies		
Fuel	30,000.00	30,000.00
Provisions	100,000.00	100,000.00
Clothing	20,000.00	20,000.00
Other Supplies	10,000.00	10,000.00
 Contractual Service	 10,000.00	 10,000.00
 Maintenance of Land	 900.00	 900.00

Maintenance of Structures and Improvements.....	\$5,000.00
Outlay for Structures and Improvements:	
Power House and Equipment	150,000.00
Sewers	250.00
Retaining Walls	\$500.00
Fences	175.00
	175.00
Outlay for Equipment	8,000.00
Totals	\$422,625.00
	\$267,875.00

Each of said amounts shall be used solely for the specific purposes herein stated."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee on Ways and Means.

The Committee on State Public School, by Mr. Rasmussen, Chairman, reported House Bill No. 478—

A bill to amend section 2, Act No. 152, Public Acts of 1913—an act making appropriations for the State Public School.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Utilities, by Mr. Copley, Chairman, reported House Bill No. 526—

A bill to amend sections 1 and 2, Act No. 15, Public Acts of the Extra Session of 1919—an act to create a commission to investigate the disputed Michigan-Wisconsin boundary line.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 482—

A bill to amend section 2, Act No. 167, Public Acts of 1917—an act to promote the health, safety, and welfare of the people by regulating ventilation, etc.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 416—

A bill to amend section 81, Act No. 167, Public Acts of 1917—an act to promote health, safety and welfare of the people.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 452—

A bill to provide for the examination, licensing and registration of dentists.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported Senate Bill No. 141 (file No. 108)—

A bill to provide for the prevention and treatment of diphtheria.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Health, by Mr. Welsh, Chairman, reported House Bill No. 61 (file No. 215)—

A bill to provide for the registration of births and deaths by the State Commissioner of Health.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported Senate Bill No. 134 (file No. 199)—

A bill to make an appropriation for the Michigan State Board of Dental Examiners.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Health, by Mr. Welsh, Chairman, reported Senate Bill No. 136 (file No. 200)—

A bill to make an appropriation for the Michigan State Board of Examiners in Optometry.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Public Health, by Mr. Welsh, Chairman, reported Senate Bill No. 153 (file No. 222)—

A bill to make an appropriation for the Department of Public Health.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported Senate Bill No. 216 (file No. 164)—

A bill to regulate the placing of signs on private property and prohibiting the placing of signs upon public highways.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 250 (file No. 68)—

A bill to require townships, cities and villages in Calhoun County to pay expense incurred in combating contagious diseases.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported House Bill No. 212 (file No. 89)—

A bill to amend sections 4, 5, 6, 7, 10 and 11 of Act No. 540, Local Acts of 1903—an act to establish a board of county auditors in Saginaw County.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The special legislative committee appointed to investigate the activities of the Michigan Community Council Commission, by Mr. Hunter, submitted the following report:

To the Senate and House of Representatives:

Your committee, appointed to investigate and report concerning the activities of the Michigan Community Council Commission, beg leave to submit the following report:

The Michigan Community Council Commission, hereinafter referred to as the Commission, created by Act 147, of the Public Acts of 1919, held its first meeting on April 10, 1919. Its organization, however, was not completed until its meeting of May 20, 1919.

The Community Service, Incorporated, is a New York Corporation, and is separate and distinct from the Michigan Community Council Commission, which is a Michigan organization. The Community Service, Incorporated, will also be referred to in this report as the corporation.

The Commission took over the Michigan Patriotic Fund in the capacity of Trustee, under the act above mentioned, and in addition received from the Woman's Council of National Defense a fund of \$1,370.05, which latter fund was expended by the Commission in defraying office expenses, traveling and other expenses of its members, and like items, with the exception of a balance of \$52.97 remaining in the treasury on February 10, 1921. The Legislature of 1919 also appropriated \$10,000 for the purposes contemplated by the act creating the Commission.

The rights and duties of the Commission are set forth and defined in section 4 of Act 147 of the Public Acts of 1919 in the following language:

"Section 4. Said Commission shall have the power and authority to consider and investigate all problems of reconstruction and matters involving the general public welfare; to advise and consult, aid and co-operate with all public officers and official bodies in the State with regard to such matters; to recommend executive and legislative action; to aid in securing employment for returned soldiers and sailors and to initiate and assist movements designed for their welfare; to initiate plans and policies for voluntary efforts designed to promote the public interest and welfare in the entire State or any part thereof; to promote such plans and policies through organization, publicity, advice and supervision, and to co-operate with similar efforts and projects initiated or carried on by voluntary agencies or by official agencies of the State, by other States and by the Federal Government; to supervise all State-wide campaigns for funds for national patriotic or humanitarian purposes, to fix equitable county quotas for such campaigns, and to serve as trustees for the Michigan Patriotic Fund, and to have general supervision of the organization and administrative methods of the county community boards hereinafter provided for."

Exclusive of the amount paid or owing to the United War Work Campaign, the Michigan Patriotic Fund contained, on April 10, 1919, the date of the first meeting of the Commission, \$465,076.58. At the time of the appointment of your Committee, the Patriotic Fund contained \$221,321.74. This amount was later augmented by the addition of \$392.10, representing interest on bank deposits, making the total on hand \$221,713.84. There had been paid from said Fund between April 10, 1919, and the date of your Committee's appointment the sum of \$243,362.74, consisting of the following items:

Community Service Incorporated.....	\$132,246 40
National Committee American Legion.....	30,000 00
Michigan Department American Legion.....	45,000 00
Refund to Counties to make 100 per cent paid.....	19,162 00
Michigan Executive Committee.....	4,362 67
American Red Cross, Jackson County.....	7,591 67
American Red Cross, Ottawa County.....	5,000 00
	\$243,362 74

Of the foregoing items disbursed your attention is called to that paid to the Community Service Incorporated, \$132,246.40. This disbursement, according to the testimony of the chairman of the Commission, represents Michigan's quota of a national fund raised for community service purposes, and represents an obligation incurred before the organization of the Commission. The initial step, however, in bringing Community Service Incorporated into Michigan appears to have been taken on May 2, 1919, after the first meeting of the Commission, and after the meetings and deliberations of the Reconstruction Conference, so-called, which preceded the formation of the Commission, prepared the bill which afterward became Act 147 of 1919, and which was for the most part attended and managed by those who afterward became members of the Commission; and your committee is of the opinion and so finds that the Community Council Commission is in part, at least, chargeable with responsibility for this outlay of money from the Michigan Patriotic Fund. The Community Service Incorporated is now and since May, 1919, has been maintaining an organization in Michigan, with a resident representative drawing an annual salary of \$4,500, has employed and paid community workers of various types for conducting community song services, recreational and social activities and other forms of community work. Its Michigan representative is now serving as executive secretary of the Commission, receiving no salary or compensation from the Commission for that service. While some of the work done in Michigan under the direction of the Community Service Incorporated is in itself meritorious, your committee cannot escape the conviction that the immense sum paid to this organization could have been employed to much better advantage and with more beneficial results in other directions at a time when sick and wounded men were returning from overseas, and in need of medical, surgical and other assistance and attention. Finding employment for returned soldiers and sailors or relieving their pecuniary needs appears to have been no part of the Community Service program.

Your committee commends the action of the Commission in paying the American Legion \$75,000. The testimony discloses the fact that the American Legion disbursed this sum for the benefit of ex-service men without regard to their affiliation with that organization;

and the use of this money impressed your committee as being in strict keeping with the purpose for which the money was subscribed and collected.

The testimony taken by the committee, including the testimony of officers and members of the Commission, fails to disclose any effort made by the Commission in the direction of finding employment for returned soldiers or sailors, or in initiating or assisting movements designed for their welfare, as was its duty under section 4 above quoted. The Commission appears to have left to Community Service Incorporated the full responsibility for the carrying out of the purposes enumerated in Act 147 of 1919, apart from the sum given to the American Legion and the small sums disbursed as above shown; and as already stated, the work done by said corporation lay along other lines.

Of the \$10,000 appropriated by the Legislature of 1919, for the purposes of Act 147, the Commission has expended \$6,500, for services performed by the Institute for Public Service of New York, in the nature of a survey of Michigan's form and plan of government. Of this amount so expended, vouchers for \$2,000 and \$2,500 were for a time suspended, on the advice of the Attorney General, who rendered an opinion holding that such expenditure was outside the authority of the Commission under the act creating it. Later, upon finding that the services in question had been in good faith performed by the Institute, the State Administrative Board, upon the recommendation of the present Governor, who, as Attorney General, had previously rendered the opinion above referred to, approved the payment of the vouchers, and the amounts have since been paid. From figures filed with your committee, the appropriation of \$10,000 appears to have been used to the extent of \$8,908.76 as of February 10, 1921.

The act of 1919 placed the Michigan Patriotic Fund in the charge of the Community Council Commission as trustee; and in the opinion of your committee the right or authority of the Commission to use any part or portion of the principal of this fund was and is exceedingly doubtful. The act in question gave no directions concerning the use of this fund, at the same time appropriating a specific amount for the purposes contemplated by the act. In the opinion of your committee, the Commission could lawfully have used such fund only for such purposes as the Legislature of Michigan should designate; and as no purposes were designated in the act of 1919, the Commission was without authority to make use of the principal of said fund. For the reasons stated in this paragraph and elsewhere in this report, your committee is of the opinion and so finds that the act of the Community Council Commission in appropriating from the Michigan Patriotic Fund the amount paid to Community Service Incorporated, viz., \$132,246.40, was ill-advised, unauthorized and unwarranted in law; and that it was an impractical diversion of a large amount of money at a time when practical and immediate assistance was sorely needed by ex-service men. We therefore find that this sum was for the most part dissipated. The Commission appears to have sought no legal counsel touching its rights or responsibilities under the act creating it, but to have proceeded under its own interpretation of the law; with the result that it has in the judgment of your committee disposed of a considerable portion of the Michigan Patriotic Fund without receiving adequate returns and without having accomplished any practical good.

Concerning the other disbursements made by the Commission from the Patriotic Fund your committee has no comment to make. The sums so paid appear to have been used for legitimate purposes, even though the disbursements may not have been authorized in the first instance.

The resolution under which your committee was appointed and under which its investigation has been conducted makes no charge of criminal or dishonest conduct; and we find no evidence of criminal or dishonest conduct on the part of the Michigan Community Council Commission or of any of its members.

In conclusion, your committee recommends that Act 147 of the Public Acts of 1919 be repealed, and the Community Council Commission abolished; and that such part of the Michigan Patriotic Fund as remains unused be appropriated to purposes as nearly as possible related to the purposes for which the moneys constituting said fund were originally collected.

Dated, Lansing, Michigan, April 11, 1921.

H. F. BAKER, Chairman.
GEORGE G. HUNTER.
BYRON P. HICKS.
RUSSELL A. HART.
AARON W. MILES.

Messages from the Governor.

Messages were received from the Governor informing the House of Representatives that on Tuesday, April 12, he had approved and deposited in the office of the Secretary of State

House Enrolled Act No. 54 (House Bill No. 238, file No. 64)—

A bill to amend section 9, Act No. 166, Public Acts of 1917—to provide for additional member of board of education in school districts of third class;

House Enrolled Act No. 52 (House Bill No. 40, file No. 2)—

A bill to create a Department of Labor and Industry;

House Enrolled Act No. 48 (House Bill No. 272, file No. 86)—

A bill to amend section 5 of Act No. 272, Public Acts of 1919—an act to protect the public health.

A message was also received from the Governor informing the House of Representatives that on Tuesday, April 12, he had approved and on Wednesday, April 13, deposited in the office of the Secretary of State

House Enrolled Act No. 47 (House Bill No. 305, file No. 87)—

A bill to amend section 1 of Act No. 150, Public Acts of 1915—an act to prescribe powers of certain school districts as to borrowing money.

Messages from the Senate.

The Speaker laid before the House
House Bill No. 72 (file No. 128)—

A bill to make appropriations for State Treasury.

The bill was received from the Senate on Monday, April 11, with an amendment made by the Senate, consideration of which was postponed until Tuesday, April 12, under the rules, and on that day postponed until Wednesday, April 13.
(For amendment see p. 750 of the House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

Mr. Jerome moved that the further consideration of the bill be postponed until Thursday, April 14.

The motion prevailed.

The Speaker laid before the House
House Bill No. 75 (file No. 119)—

A bill to make appropriations for Supreme Court.

The bill was received from the Senate on Tuesday, April 12, with an amendment made by the Senate, consideration of which was postponed until today under the rules.

(For amendment see p. 771 of the House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

Mr. Jerome moved that the further consideration of the bill be postponed until Thursday, April 14.

The motion prevailed.

The Speaker laid before the House
House Bill No. 341 (file No. 125)—

A bill to amend sections 1, 7 and 17 of Act No. 132, Public Acts of 1917—an act to regulate the operation of vehicles on highways.

The bill was received from the Senate on Tuesday, April 12, with certain amendments made by the Senate, consideration of which was postponed until today under the rules.

(For amendments see p. 772 of the House Journal.)

The question being on concurring in the adoption of the amendments made to the bill by the Senate,

Mr. Evans moved that the bill be referred to the Committee on Roads and Bridges.

The motion prevailed.

A message was received from the Senate transmitting
Senate Bill No. 230 (file No. 175), entitled

A bill to provide for the laying out, establishing, construction, improvement and maintenance of a public wagon road from the city of Monroe in Monroe county to the boundary line between the States of Ohio and Michigan, to designate the character and general location of such road; to define the powers and duties of

the State Highway Commissioner with reference thereto and to provide for the payment of the cost thereof.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting
Senate Bill No. 132 (file No. 223), entitled

A bill to make appropriations for the State Board of Registration of Nurses for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate transmitting
Senate Bill No. 126 (file No. 198), entitled

A bill to make appropriations for the Board of Osteopathic Registration and Examination for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate transmitting
Senate Bill No. 56 (file No. 45), entitled

A bill to provide for the nomination and election of delegates to political conventions, the selection of party committees and officers of party committees and to regulate primary elections relative thereto in counties of not less than 250,000 inhabitants, and to provide for the printing upon election ballots of the names of candidates nominated under the terms of this act, and to repeal all acts and parts of acts inconsistent with or contravening any of the provisions of this act.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Elections.

A message was received from the Senate returning with certain amendments
House Bill No. 131 (file No. 44)—

A bill to require the carrying of lights upon all animal-drawn vehicles on public highways.

The following are the amendments made to the bill by the Senate:

1. Section 1, line 5, after the word "other," insert the word "draft."
2. Section 1, line 8, strike out the word "hand."

The message informed the House of Representatives that the Senate had passed the bill as thus amended.

The Speaker announced that under Rule 58 the bill would lie over one day.

Mr. Evans moved that the bill be referred to the Committee on Roads and Bridges.

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The motion prevailed.

Introduction of Bills.

Mr. Meggison introduced
House Bill No. 543, entitled

A bill to supplement the laws of the State relating to the construction and maintenance of public highways, and to provide for the purchase and manufacture of cement by the State for certain purposes.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Braman introduced
House Bill No. 544, entitled

A bill providing regulations for the sale of bread, and providing penalties for the violation thereof.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Robinson introduced •

House Bill No. 545, entitled

A bill to amend Act No. 338 of the Public Acts of 1917, entitled "An act to prohibit the manufacture, sale, keeping for sale, giving away, bartering, furnishing, possessing, importing or transporting of any vinous, malt, brewed, fermented, spirituous or intoxicating liquors, except for medicinal, mechanical, chemical, scientific and sacramental purposes; to regulate the manufacture, sale, possession, importation and transportation thereof for such excepted purposes; to provide for the enforcement of, and to prescribe penalties for violations of this act; to prohibit certain advertising and advertisements pertaining to the liquor traffic, to prescribe the duties of officers, and of carriers pertaining to the liquor traffic, to prescribe rights of action, recovery of damages and rules of evidence thereunder; and to repeal all acts in conflict therewith," as amended by Act No. 53 of the Public Acts of 1919, by adding a new section thereto to stand as section 56-a.

The bill was read a first and second time by its title and referred to the Committee on Liquor Traffic.

Mr. Lennon introduced

House Bill No. 546, entitled

A bill to authorize and provide for the deposit with county treasurers of memorial and improvement funds of cemetery associations; to provide for the payment of interest on such deposits, and to prescribe the duties of county treasurers in relation thereto.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Dafoe introduced

House Bill No. 547, entitled

A bill to provide for the assessment by the State Board of Assessors of the property, by whomsoever owned, operated or conducted, of all public utilities operated in more than one assessment district in this State, other than those now assessed and taxed in accordance with the provisions of Act No. 282 of the Public Acts of 1905, as amended by Act No. 49 of the Public Acts of 1909, to provide for the levy and collection of taxes thereon and to repeal all acts and parts of acts contravening the provisions of this act.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Hartway introduced

House Bill No. 548, entitled

A bill to amend section 21 of Act No. 302 of the Public Acts of 1915, entitled as amended "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto, operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identified and regulated, and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being section 4817 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Atwood introduced

House Bill No. 549, entitled

A bill to provide a tax on the sale and distribution within this State of certain substances intended for use in the operation of motor vehicles; and to provide a method for the payment and collection of such tax.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Welsh introduced
House Bill No. 550, entitled

A bill to amend sections 4, 19, 24 and 27 of Act No. 299 of the Public Acts of 1911, entitled "An act to provide for justice courts in all cities of not less than one hundred thousand population incorporated prior to the enactment of Act No. 279 of the Public Acts of 1909, whose justice court acts are included in their present charters, and to repeal all acts and parts of acts inconsistent with this act," being Compilers' sections 14729, 14744, 14749 and 14752 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. Nevins introduced
House Bill No. 551, entitled

A bill to provide for the payment of compensation for the death of Harold Anderson, and to make an appropriation therefor.

The bill was read a first and second time by its title and referred to the Committee on Labor.

Mr. Olmsted introduced
House Bill No. 552, entitled

A bill to authorize and empower the State Administrative Board, in certain cases, to dispose of farm lands owned by the State or State Institutions and used in connection with any State institution, board or commission.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Evans introduced
House Bill No. 553, entitled

A bill to repeal sections 1, 2 and 3 of Act No. 184 of the Public Acts of 1905, entitled "An act to provide for the indeterminate sentence as a punishment for crime, upon the conviction thereof, and for the detention and release of persons in prison or detained on such sentence, and for the expense attending the same," being sections 15859, 15860 and 15861 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

Mr. MacDonald introduced
House Joint Resolution No. 14, entitled

A joint resolution proposing an amendment to section 18 of article 8 of the State Constitution with reference to the election of township officers.

The joint resolution was read a first and second time by its title and referred to the Committee on Revision and Amendment of the Constitution.

Mr. Fuller introduced
House Bill No. 554, entitled

A bill to amend section 19 of chapter 25 of Act No. 283 of the Public Acts of 1909, entitled "An act to revise, consolidate and add to the laws relating to the establishment, opening, improving, maintenance and use of the public highways and private roads, the condemnation of property and gravel therefor; the building, repairing and preservation of bridges; setting and protecting shade trees, drainage, cutting weeds and brush within this State, and providing for the election and defining the powers, duties and compensation of State, county, township and district highway officials," being section 4630 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Moore moved that the Committee on Labor be granted leave to sit during the session of the House.

The motion prevailed.

Third Reading of Bills.

House Bill No. 173 (file No. 194), entitled

A bill to provide for appropriations for the Michigan State Normal College, the Central Michigan Normal School, the Western State Normal School, and the Northern State Normal School, to pay deficits existing in certain funds of said college and schools on or before June 30, 1921,

Was read a third time, and, the question being on its passage,

Mr. DeWitt moved to amend the bill by adding a new section to stand as section 4 and to read as follows:

"Section 4. The college and state normal schools above enumerated shall not employ, retain or cause to be paid, teachers in excess, in any one of said institutions, of one teacher for each sixteen scholars, but it may employ less teachers should it not impair the efficiency of any one of said institutions."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Locke moved to amend the bill by striking out of line 8 of section 1 the figures "78,500.00," and inserting in lieu thereof the figures "30,500.00."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Evans moved that the bill be referred to the Committee on Ways and Means.

The motion did not prevail.

Mr. Strom demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atwood	Mr. Francis	Mr. Liddy	Mr. Sanson
Barnard	Frick	Lord	Sargent
Braman	Gowdy	Manwaring	Smith
Brown	Haan	Meggison	Stevenson
Burnham	Harris	Menerey	Strauch-
Butler	Hopkins	Miller, Wm. F.	Strom
Byrum	Hubbard	Morrison	Titus
Chase	Hunter	O'Brien	Townsend
Coleman	Jensen	Olmsted	Warner, Jos. H.
Culver	Jerome	Palmer	Watson
Dacey	Kirby	Pitkin	Wells
Danz	Ladd	Ramsey	Welsh
Dunn	Lee	Rankin	Woodruff
Emerson	Lennon	Read	Speaker
Farrier	Lewis	Reutter	

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NAYS.

Mr. Allard	Mr. Evans	Mr. Kooyers	Mr. Moore
Averill	Ewing	Leedy	Nevins
Case	Fuller	Locke	Osborn
Curtis	Hartway	MacDonald	Rasmussen
Dafoe	Henze	McKeon	Rauchholz
Dean	Holland	Miles	Robinson
DeWitt	Jewell	Miller, Geo. H.	Rowe

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The House agreed to the title of the bill.

Mr. Joseph E. Warner moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

[April 18

Motions and Resolutions.

Mr. Frick made written request for the printing of
House Bill No. 394—
A bill to provide relief for needy and deserving adult blind.
The request was referred to the Committee on Printing.

Mr. Braman made written request for the printing of
House Bill No. 544—
A bill providing regulations for the sale of bread.
The request was referred to the Committee on Printing.

Mr. Rentter made written request for the printing of
House Bill No. 17—
A bill to amend subdivision 8 of section 8, Act No. 206, Public Acts of 1893—the
General Tax Law.
The request was referred to the Committee on Printing.

Mr. Moore made written request for the printing of
House Bill No. 551—
A bill to make an appropriation to pay compensation for the death of Harold
Anderson.
The request was referred to the Committee on Printing.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on Labor, by Mr. Moore, Chairman, reported
House Bill No. 551—
A bill to make an appropriation for the payment of compensation for the death
of Harold Anderson.

The committee recommended that the bill pass.
The bill was referred to the Committee on Ways and Means.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported
House Bill No. 536—
A bill to prescribe the powers and duties of the director of conservation in
connection with the enforcement of the Game and Fish Laws.
The committee recommended that the bill pass.
The bill was ordered printed, referred to the Committee of the Whole and placed
on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported
House Bill No. 418—
A bill to permit the taking of suckers and redsides in Tittabawassee river.
The committee recommended that the following amendment be adopted, but
made no recommendation as to the passage of the bill:
Amend by inserting in line 4, Section 1, after the word "tributaries" the words,
"in the county of Midland."

The question being on the adoption of the amendment to the bill recom-
mended by the committee,
The amendment was adopted.
Mr. Dunn moved that the bill be laid on the table.
The motion prevailed.

Mr. Dunn moved that the House adjourn.
The motion prevailed.

The Speaker declared the House adjourned until Thursday, April 14, at 2:00
o'clock p. m.

CHARLES S. PIERCE,
Clerk of the House of Representatives.

JOURNAL OF THE HOUSE

NUMBER SIXTY-FOUR.

Lansing, Thursday, April 14, 1931.

2:00 o'clock p. m.

The House was called to order by the Speaker.

Rev. O. B. Thurston, of the Congregational Church of Leslie, offered the invocation:

"O Gracious Father, we beseech Thee for these men, the representatives of our great commonwealth; we thank Thee that Thou hast placed them in these positions of responsibility; that Thou would advise them in all of their actions for the advancement of all the people; that in their actions they have divine guidance; that they may be led with clear vision of truth; that they may so conduct the affairs of this department that it shall be not only to Thy glory, but for the peace and prosperity of the people of this State; and we pray Thee, O Heavenly Father, that each man will so acclaim, and with keenest thought do, what will be to the good of the people at large. May they be prosperous and blessed. May each of these members carry on their shoulders, in their minds, and in their hearts, the responsibilities of this day. We ask it in Thy name. Amen."

The roll of the House was called by the Clerk, who announced that a quorum was present.

The following members were absent without leave: Messrs. Lewis, Reutter, Sanson, and Joseph E. Warner.

Mr. Hartway moved that an indefinite leave of absence be granted to Mr. Reutter because of death in his family.

The motion prevailed.

Mr. Dacey moved that an indefinite leave of absence be granted to Mr. Sanson because of illness.

The motion prevailed.

Mr. Smith moved that Mr. Jos. E. Warner be excused from today's session.
The motion prevailed.

Mr. Nevins moved that the other absentee without leave be excused from today's session.

The motion prevailed.

Messrs. Dunn and Palmer asked and obtained leaves of absence after six o'clock today and from Friday's session.

Messrs. Lee and Fuller asked and obtained leaves of absence from Friday's session.

Presentation of Petitions.

Mr. Kooyers presented
Petition No. 678.

Petition of John Y. Hunzenga and thirty-four other citizens of Ottawa county, protesting against the passage of Senate Bill No. 113, providing for the appointment of county nurses.

The petition was referred to the Committee of Public Health.

Mr. Kooyers presented
Petition No. 679.

Petition of John Y. Hunzenga and thirty-four other citizens of Ottawa county, protesting against the passage of Senate Bill No. 141, providing for the free distribution of diphtheria anti-toxin.

The petition was referred to the Committee on Public Health.

Mr. Welsh presented
Petition No. 680.

Petition of F. M. VanBuren and 12 other business firms of Grand Rapids, urging the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

Mr. Smith presented
Petition No. 681.

Petition of Frank O. Peterson and forty-eight other citizens of Wexford county, protesting against the passage of Senate Bill No. 113, providing for the appointment of county nurses.

The petition was referred to the Committee on Public Health.

Mr. Stevenson presented
Petition No. 682.

Petition of E. F. Fisher and twenty other residents of Detroit, urging the passage of the "Full Crew" bill.

The petition was referred to the Committee on Railroads.

The Speaker presented
Petition No. 683.

Petition of Gabrielle Baeckewot of Detroit, protesting against the passage of the bill turning the land owned by the Michigan School for the Deaf into a park.

The petition was referred to the Committee on Michigan School for the Deaf.

Announcement by Clerk of Printing and Enrollment of Bills.

The Clerk announced that the following named bills had been printed and placed upon the files of the members Wednesday, April 13:

Senate Bill No. 31 (file No. 258)—

A bill to make appropriations for the Michigan Soldiers' Home;

Senate Bill No. 38 (file No. 259)—

A bill to make appropriations for the Kalamazoo State Hospital;

Senate Bill No. 124 (file No. 260)—

A bill to make appropriations for the State Board of Education;

Senate Bill No. 128 (file No. 261)—

A bill to make appropriations for the Michigan Agricultural Fair Commission;

Senate Bill No. 174 (file No. 262)—

A bill to amend section 15 of Act No. 206 of the Public Acts of 1893—general tax law;

Senate Bill No. 286 (file No. 263)—

A bill to amend sections 1, 4, 6, 9 and 14 of Act No. 46 of the Public Acts of 1915—Blue Sky Law;

Senate Bill No. 287 (file No. 264)—

A bill making an appropriation for special purposes for the Traverse City State Hospital;

Senate Bill No. 288 (file No. 265)—

A bill to provide for the physical connection of the tracks of both street and electric railways and the operation of cars over the tracks so connected.

The Clerk also announced that the following named bills had been printed and placed upon the files of the members Thursday, April 14:

House Bill No. 118 (file No. 262)—

A bill to make appropriations for the Michigan Naval Militia;

House Bill No. 95 (file No. 263)—

A bill to make appropriations for the Military Establishment of Michigan;

House Bill No. 69 (file No. 264)—

A bill to make appropriations for the Executive Office;

House Bill No. 515 (file No. 265)—

A bill to amend section 17, chapter 2, Act No. 164, Public Acts of 1881—the general school law;

House Bill No. 527 (file No. 266)—

A bill to amend sections 1, 2, and 7, Act No. 108, Public Acts of 1913—an act to regulate the hunting of wild animals and birds;

House Bill No. 528 (file No. 267)—

A bill to amend section 1, chapter 4, Act No. 3, Public Acts of 1895—an act to provide for the incorporation of villages;

House Bill No. 311 (file No. 268)—

A bill to amend section 67, Act No. 84, Public Acts of 1909—an act to increase the efficiency of the military establishment of the State;

House Bill No. 441 (file No. 269)—

A bill to repeal Act No. 265, Public Acts of 1913—an act to provide for a Joint Penology Commission; and section 34, Act No. 118, Public Acts of 1893—an act to revise the laws relative to State's prisons.

The Clerk also announced the enrollment printing and the presentation to the Governor on Wednesday, April 13, for his approval, of the following named bills:

House Bill No. 190 (file No. 108, enrolled No. 56)—

A bill to amend chapter 25, Act No. 203, Public Acts of 1917—to fix a penalty for failure of election officials to report for duty.

House Bill No. 132 (file No. 29, enrolled No. 57)—

A bill to amend section 1 and to repeal section 2 of Act No. 75, Public Acts of 1917—an act to regulate the packing and sale of apples in packages.

Reports of Standing Committees.

The Committee on Public Utilities, by Mr. Copley, Chairman, reported

House Bill No. 383—

A bill to regulate service and charges of carriers by water.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Utilities, by Mr. Copley, Chairman, reported

House Bill No. 279—

A bill to amend the title and sections 1, 2, 3, 4, 5, 6, 7, 8 and 9 of Act No. 106, Public Acts of 1909—an act to regulate the transmission of electricity through public highways.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out section 4 and by substituting a new Section 4 to read as follows:

"Sec. 4. Every person, firm or corporation erecting any lines for the transmission of electricity in or through the highways, streets or public places of one or more counties of this State, shall from time to time, as and when required to do so by the Commission, prepare and file with the Commission such data and information as shall be required relative to the method and manner of the construction of such lines, the franchise or consent under which said lines were constructed or are being maintained, and such other information as the Commission may reasonably require. The Commission may require the filing with it of detailed specifications covering the type of construction of such lines. Such specifications shall show the details of construction of lines of various voltages; and after such specifications have been approved by the Commission, all lines built by such person, firm or corporation must be constructed according thereto. The height of such lines at all highway crossings shall be not less than thirty feet; and at railroad crossings shall be in accordance with the regulations of the Commission made under authority of law. The Commission shall have the right to require all poles used in the transmission of electricity as aforesaid, to be stenciled or otherwise marked with the name of the owner thereof."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Public Utilities, by Mr. Copley, Chairman, reported House Bill No. 451—

A bill to amend Act No. 171, Public Acts of 1893—an act to regulate the construction of railroad and street railroad tracks across each other.

The committee recommended the adoption of the accompanying substitute therefor and that the bill then pass.

The following is the title of the substitute:

A bill to amend the title and sections 1, 2, 3, 4, 5, 6 and 7 of Act No. 171 of the Public Acts of the State of Michigan for the year 1893, entitled "An act to regulate the construction of the tracks of railroads and street railroads across each other, and the stringing of wires, electric or other, over railroad tracks, and relative to the maintenance of such tracks heretofore so constructed and wires heretofore strung," being sections 8,365 to 8,371, inclusive, of the Compiled Laws of 1915.

The committee further recommended that the bill be known as the Pitkin-Copley Bill.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The question then being on concurring in the further recommendation of the committee that the bill be known as the Pitkin-Copley Bill,

The recommendation was concurred in, and it was ordered that the bill be so known.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

House Bill No. 550—

A bill to amend sections 4, 19, 24, and 27 of Act 299 of the Public Acts of 1911—an act to provide for justice courts in certain cities of not less than one hundred thousand population.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of line 3, Section 4, the words "common council" and inserting in lieu thereof the words, "city commission or other legislative body."

2. Amend by striking out of line 17, Section 19, the words "common council" and inserting in lieu thereof the words, "city commission or other legislative body."

3. Amend by striking out of line 24, Section 19, the words "common council" and inserting in lieu thereof the words, "city commission or other legislative body."

4. Amend by striking out of line 38, Section 19, the words "common council" and inserting in lieu thereof the words, "city commission or other legislative body."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Judiciary, by Mr. Liddy, Chairman, reported

Senate Bill No. 183 (file No. 136)—

A bill to provide for the appointment of an assignment clerk in circuit courts in counties having a population in excess of 500,000.

The committee recommended that the following amendments be adopted and that the bill then pass:

1. Amend by striking out of line 2, Section 1, the words "of more than" and inserting in lieu thereof the words "in excess of."

2. Amend by striking out of line 4, Section 1, the words "a clerk" and inserting in lieu thereof the words "two clerks."

3. Amend by striking out of line 6, Section 1, the word "clerk" and inserting in lieu thereof the word "clerks."

4. Amend by striking out of line 6, Section 1, the words "his successor" and inserting in lieu thereof the words "their successors."

5. Amend by striking out of line 7, Section 1, the word "he" and inserting in lieu thereof the word "each."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 502—

A bill to provide for the surveying and establishing of section corners and boundaries of lands.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 546—

A bill to authorize and provide for the deposit with county treasurers of memorial and improvement funds of cemetery associations.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Liquor Traffic, by Mr. Robinson, Chairman, reported House Bill No. 545—

A bill to amend Act No. 338 of the Public Acts of 1917—an act to prohibit the manufacture, sale, etc., of intoxicating liquors.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by inserting in line 1 of section 56-a after the word "furnish" the words, "transport or bring into this State."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Education, by Mr. Curtis, Chairman, reported without recommendation

House Bill No. 303 (file No. 90)—

A bill to provide for the supervision of private, denominational and parochial schools.

Mr. Dacey moved that the rules be suspended and that the bill be referred to the Committee on Ways and Means.

The motion prevailed, two-thirds of all the members present voting therefor.

The Committee on Elections, by Mr. Harris, Chairman, reported Senate Bill No. 150 (file No. 109)—

A bill to provide a primary election system for the nomination of village officers.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out Section 1 and inserting in lieu thereof the following to stand as Section 1:

"Sec. 1. The village council of any village in the State, upon petition of ten per cent of the qualified voters thereof, shall submit the question as to whether said village shall come under the provisions of this act and if adopted by a majority vote of the qualified voters participating in said election, then this act shall be in force and effect, and the nomination of all candidates of all political parties or organizations for village offices shall be conducted as herein provided."

2. Amend by striking out of line 7, section 5, the word "twenty-five" and inserting in lieu thereof the word "ten."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported
Senate Bill No. 72 (file No. 59)—

A bill to amend section 16 of chapter 9, and section 6 of chapter 24 of Act No. 203 of the Public Acts of 1917—general election law.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by inserting in line 4, Section 16, Chapter IX, after the word "other" the word "special."

2. Amend by inserting in line 4, Section 16, Chapter IX, after the word "printed" the words "in full."

3. Amend by inserting in line 4, Section 16, Chapter IX, after the word "a" the word "single."

4. Amend by inserting in line 5, Section 16, Chapter IX, after the word "of" the words "candidates or."

5. Amend by inserting in line 8, Section 16, Chapter IX, after the respective words "yes" and "no" the electoral square.

6. Amend by inserting in line 1, Section 6, Chapter XXIV, after the word "other" the word "special."

7. Amend by inserting in line 6, Section 6, Chapter XXIV, after the word "other" the word "special."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Elections, by Mr. Harris, Chairman, reported
House Bill No. 186—

A bill to amend section 4, chapter 5, Act No. 126, Public Acts of 1917—to fix time for the registration of electors.

The committee recommended that the following amendments be adopted, and that the bill then pass:

1. Amend by striking out of line 2, section 4, the word "may," and inserting in lieu thereof the word "shall."

2. Amend by striking out of line 5, section 4, the word "may," and inserting in lieu thereof the word "shall."

3. Amend by striking out of line 12, section 4, the words "local time."

4. Amend by adding at the end of section 4 the words: "Provided, That in cities having a population of one hundred thousand inhabitants or more the legislative body may by resolution adopt abrogate the provisions of this section, and provide for registration in the office of the city clerk on said third Saturday preceding any election or official primary election."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported
House Bill No. 44—

A bill to make appropriations for the Michigan State Prison.

The committee recommended that the following amendments be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "appropriated" in line one and inserting in lieu thereof the following: "for the Michigan State Prison from the General Fund of the State and from the industrial fund of the Michigan State Prison for the fiscal year ending June thirty, nineteen hundred twenty-two

the sum of seven hundred thirty-seven thousand four hundred sixty-five dollars, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of seven hundred thirty-two thousand four hundred sixty-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Warden	\$7,500.00	\$7,500.00
Deputy Warden	3,000.00	3,000.00
Assistant Deputy Warden	2,230.00	2,230.00
Assistant Deputy Warden (Onondaga)	2,000.00	2,000.00
Other Personal Service	<u>175,270.00</u>	<u>175,270.00</u>
Totals Personal Service	\$190,000.00	\$190,000.00
Supplies:		
Fuel	85,000.00	85,000.00
Provisions	160,000.00	160,000.00
Clothing	55,000.00	55,000.00
Other Supplies	86,000.00	86,000.00
Contractual Service	23,000.00	23,000.00
Maintenance of Land	3,250.00	3,250.00
Maintenance of Structures and Improvements	46,500.00	41,500.00
Maintenance of Equipment	16,665.00	16,665.00
Outlay for Lands	400.00	400.00
Outlay for Structures and Improvements	1,300.00	1,300.00
Outlay for Equipment:		
Laundry Equipment	12,000.00	12,000.00
Other Outlay for Equipment	<u>58,350.00</u>	<u>58,350.00</u>
	\$737,465.00	\$732,465.00

Each of said amounts shall be used solely for the specific purposes herein stated, subject to the approval of the State Administrative Board."

2. Amend by striking out all of section two and inserting a new section to stand as section 2 and to read as follows:

"Sec. 2. Three hundred thousand dollars of the amount hereby appropriated shall be paid out of the General Fund in the State Treasury and the balance of said appropriation shall be paid out of the industrial fund of the Michigan State Prison in the State Treasury, and the disbursing officer shall render his account therefor at such times and in such manner as is or may be provided by law."

3. Amend by striking out all of section four after the figures "1921" in line two and inserting in lieu thereof the following: "the sum of three hundred thousand dollars, and for the year 1922 the sum of three hundred thousand dollars to reimburse the general fund for the appropriations hereby made therefrom."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Ways and Means, by Mr. Jerome, Chairman, reported House Bill No. 115—

A bill to make appropriations for the State Public School.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out all of section one after the word "of" in line four and inserting in lieu thereof the following: "eighty-eight thousand four hundred fourteen dollars eighty cents, and for the fiscal year ending June thirty, nineteen hundred twenty-three the sum of eighty-eight thousand two hundred seventy-five dollars, for the purposes and in the following amounts:

	For Fiscal Year 1921-22	For Fiscal Year 1922-23
Personal Service:		
Superintendent	\$2,500.00	\$2,500.00
Other Personal Service	35,500.00	35,500.00
Totals Personal Service	\$38,000.00	\$38,000.00
Supplies:		
Fuel	9,000.00	9,000.00
Provisions	20,700.00	20,700.00
Clothing	7,500.00	7,500.00
Other Supplies	4,825.00	4,825.00
Contractual Service	3,364.80	3,225.00
Maintenance of Land	100.00	100.00
Maintenance of Structures and Improvements.....	1,450.00	1,450.00
Maintenance of Equipment	1,350.00	1,350.00
Outlay for Equipment	2,125.00	2,125.00
Totals	\$88,414.80	\$88,275.00

Each of said amounts shall be used solely for the specific purposes herein stated, subject to the approval of the State Administrative Board.

Provided further, That any food raised on the farm is also hereby appropriated to said institution for such purpose.

Provided further, That the proceeds from the sales of surplus food and supplies shall be paid into the State Treasury and credited to the General Fund."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on Towns and Counties, by Mr. Averill, Chairman, reported Senate Bill No. 158 (file No. 177)—

A bill to provide for the determination of the natural height and level of the waters in navigable inland lakes of this State, and to maintain such waters at their natural height.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Printing, by Mr. Hartway, Chairman, reported The written request of Mr. Moore for the printing of House Bill No. 551—

A bill to provide for payment of compensation for death of Harold Anderson, With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee, The recommendation was concurred in, and the bill was ordered printed.

The Committee on Printing, by Mr. Hartway, Chairman, reported The written request of Mr. Frick for the printing of House Bill No. 394—

A bill to provide relief for needy and deserving adult blind,

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

The Committee on Religious and Benevolent Societies, by Mr. Locke, Chairman, reported

Senate Bill No. 118 (file No. 126)—

The committee recommended that the following amendment be adopted, and
that the bill then pass:

Amend by striking out of Section 1, line 15, all after the word "association"
and down to and including the word "him" in line 16, and inserting in lieu thereof
the words, "and receive a percentage of the funds collected."

The question being on the adoption of the amendment to the bill recommended
by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general
orders.

The Committee on Public Health, by Mr. Welsh, Chairman, reported
House Bill No. 298—

A bill to regulate the business of dry cleaning and dyeing.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and
placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
House Bill No. 549—

A bill to provide a tax on the sale and distribution within this State of certain
substances intended for use in the operation of motor vehicles.

The committee recommended that the following amendments be adopted and
that the bill then pass:

1. Amend by inserting in line two of section five after the word "treasurer"
the words "one-half shall remain in the general fund of the State."

2. Amend by inserting in line two of section five after the word "and" the
word "one-half."

The question being on the adoption of the amendments to the bill recom-
mended by the committee,

The amendments were adopted.

The bill was ordered printed, referred to the Committee of the Whole and
placed on the general orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
House Bill No. 554—

A bill to amend section nineteen of chapter 25 of Act No. 283 of the Public
Acts of 1909—an act to revise, consolidate and add to the laws relating to the
establishment of highways.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and
placed on the general orders.

The Committee on Insurance, by Mr. O'Brien, Chairman, reported
Senate Bill No. 82 (file No. 92)—

A bill to amend Chapter 2 part 1 of Act 256 of the Public Acts of 1917—general
insurance law.

The committee recommended that the following amendments be adopted and
that the bill then pass:

1. Amend by striking out of line 1, Section 15, after the word "are" the word
"municipal."

2. Amend by inserting in line 1, Section 15, after the word "bonds" the words
"or other evidences."

The question being on the adoption of the amendments to the bill recom-
mended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general
orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
Senate Bill No. 101 (file No. 88)—

A bill to amend sec. 27 of chapter I, secs. 13, 18 and 20 of chapter IV, sec.
15 of chapter XIII, sec. 2 of chapter XV, Act No. 283 of the Public Acts of 1909—
general highway law.

The committee recommended that the following amendments be adopted and
that the bill then pass:

1. Amend by striking out of section 1, line 1, the words "Section 27 of Chapter
1."

2. Amend by striking out of the bill section 27 of Chapter 1.

The bill was referred to the Committee of the Whole and placed on the general
orders.

The Committee on Roads and Bridges, by Mr. Evans, Chairman, reported
House Bill No. 341 (file No. 125)—

A bill to amend sections 1, 7 and 17 of Act No. 132, Public Acts of 1917—an act
to regulate the operation of vehicles on highways.

The committee recommended that the Senate amendments be concurred in.
(For text of amendments see p. 772 of House Journal.)

The question being on concurring in the adoption of the amendments made to
the bill by the Senate,

The amendments were concurred in, a majority of all the members-elect voting
therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Farrier	Mr. Kirby	Mr. Pitkin
Atwood	Francis	Lee	Ramsey
Braman	Frick	Lennon	Sargent
Brown	Gettel	Liddy	Smith
Butler	Haan	MacDonald	Stevenson
Byrum	Hart	McKeon	Strom
Chase	Hartway	Manwaring	Titus
Copley	Henze	Meggison	Town
Culver	Holland	Miller, Geo. H.	Vine
Dacey	Hopkins	Miller, Wm. F.	Wade
Dafoe	Hubbard	Moore	Wells
Danz	Hunter	Morrison	Welsh
Dean	Jerome	O'Brien	Woodruff
Evans	Jewell	Olmsted	Speaker
Ewing	Johnson	Palmer	

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NAYS.

Mr. Allard	Mr. Fuller	Mr. Locke	Mr. Rauchholz
Bryan	Gowdy	Menerey	Read
Burnham	Green	Miles	Robinson
Coleman	Harris	Mosier	Rowe
Curtis	Jensen	Nevins	Strauch
DeWitt	Kooyers	Rankin	Townsend
Dunn	Ladd	Rasmussen	Watson
Emerson	Leedy		

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The bill was referred to the Clerk for enrollment printing and presentation to
the Governor.

The Committee on Michigan School for the Deaf, by Mr. Wade, Chairman, re-
ported

House Bill No. 400 (file No. 172)—

A bill to establish a public park in the city of Flint, etc.

The committee recommended that the following amendments be adopted, and
that the bill then pass:

1. Amend by striking out of lines 3 and 4 of section 1 the words "public park
and recreation grounds, the following described lands now owned by the State of

Michigan: All," and inserting in lieu thereof the words "boulevard drive a one hundred foot strip of land through."

2. Amend by striking out of lines 6 and 7 of section 1 the words "diverted line of the Grand Trunk Western Railway, except the high land lying along the north-westerly side of the Swartz Creek flats, also sufficient lands along the brow of" and inserting in lieu thereof the words "bluffs on the south side of Swartz Creek and south of."

3. Amend by striking out of lines 9 and 10 of section 1 the words "the flats of said creek along the northwesterly side thereof for a sixty foot boulevard drive," and inserting in lieu thereof the words "on the north side of said Swartz Creek, the location of said boulevard drive and the particular premises to be conveyed therefor to be determined by the Department of Conservation."

4. Amend by striking out of line 4 of section 2 the words "public park and recreation grounds," and inserting in lieu thereof the words "boulevard drive."

5. Amend by adding a new section to said bill to stand as Section 3 thereof, and to read as follows:

"Section 3. Upon a sale being made by the State of the highlands south of Swartz Creek of the farm lands used in connection with the Michigan School for the Deaf, the Department of Conservation may contract with the City of Flint for the care, maintenance and control of the Swartz Creek bottom lands, being a part of the lands used in connection with the Michigan School for the Deaf farm, at the expense of said city and upon such terms and for such period as may be agreed upon between said Department and the City of Flint, for public park and recreation purposes."

The question being on the adoption of the amendments to the bill recommended by the committee,

The amendments were adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported House Bill No. 517—

A bill to regulate the employment of train dispatchers.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of line 2, Section 1, the words "railroad or."

The question being on the adoption of the amendment to the bill recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Fish and Fisheries, by Mr. Woodruff, Chairman, reported House Bill No. 480—

A bill to amend section 3, Act No. 188, Public Acts of 1875—an act to regulate the catching of fish in certain waters.

The committee recommended the adoption of the accompanying substitute therefor and that the bill then pass.

The following is the title of the proposed substitute:

A bill regulating the catching of fish in the waters of Grand River within the corporate limits of the city of Grand Rapids.

The question being on the adoption of the proposed substitute recommended by the committee,

The substitute was adopted.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

The Committee on General Taxation, by Mr. Aldrich, Chairman, reported Senate Bill No. 200 (file No. 150)—

A bill to provide a tax on State tax homestead, State swamp and State forest reserve lands under control and supervision of the Public Domain Commission for primary school purposes.

The committee recommended that the bill pass.

The bill was referred to the Committee on Ways and Means.

The Committee on Railroads, by Mr. Smith, Chairman, reported
Senate Bill No. 60 (file No. 189)—

A bill requiring railroad companies to equip locomotive engines with either cab curtains or vestibule cabs.

The committee recommended that the bill pass.

The bill was referred to the Committee of the Whole and placed on the general orders.

The Committee on Railroads, by Mr. Smith, Chairman, reported
Senate Bill No. 83 (file No. 70)—

A bill to amend section 1 of Act No. 361, Public Acts of 1919—an act to regulate the operation of street cars and interurban cars upon the streets and public highways of this State.

The committee recommended that the following amendment be adopted, and that the bill then pass:

Amend by striking out of section 1 and inserting a new section 1, to read as follows:

Section 1. No person, firm, corporation or municipality operating any street or interurban railway in the State of Michigan shall permit any motorman or conductor on any street car or cars to work more than six days in any consecutive seven days of twenty-four hours each, except in case of any emergency which would result in serious loss, damage or impairment of service in which case, during the continuance of the emergency, the provisions requiring a six day service may be suspended by the department head or proper subordinate in whose department the emergency shall have arisen.

The question being on the adoption of the amendment to the bill, recommended by the committee,

The amendment was adopted.

The bill was referred to the Committee of the Whole and placed on the general orders.

Messages from the Senate.

The Speaker laid before the House

House Bill No. 75 (file No. 119)—

A bill to make appropriations for Supreme Court.

The bill was received from the Senate on Tuesday, April 12, with an amendment made by the Senate, consideration of which was postponed one day under the rules, and further postponed on Wednesday, April 13, until today.

(For amendment see p. 771 of the House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrier	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine

Mr. Dafoe	Mr. Hubbard	Mr. Morrison	Mr. Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevins	Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

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NAYS.

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

The Speaker laid before the House
House Bill No. 72 (file No. 128)—

A bill to make appropriations for State Treasury.

The bill was received from the Senate on Monday, April 11, with an amendment made by the Senate, consideration of which was postponed one day under the rules, and postponed from day to day until today.

(For amendment see p. 769 of the House Journal.)

The question being on concurring in the adoption of the amendment made to the bill by the Senate,

The amendment was concurred in, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrier	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevins	Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

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NAYS.

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The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning with certain amendments
House Bill No. 141 (file No. 129)—

A bill to make appropriations for State Highway Department.

The following are the amendments made to the bill by the Senate:

(1) Section 1, strike out line 9.

(2) Section 1, strike out all of lines 9 to 36 inclusive, and insert in lieu thereof the following:

"Other Personal Service	\$211,600.00	\$211,600.00
Total for Personal Service	\$219,100.00	\$219,100.00"

(3) Section 1. Strike out the figures "\$220,100.00—\$220,100.00" on line 36, and insert in lieu thereof the figures "\$115,600.00—\$115,600.00."

(4) Section 1, line 47, strike out the figures "\$3,339,650.00—\$3,521,550.00," and insert in lieu thereof the figures "\$3,338,650.00—\$3,520,550.00."

(5) Section 1, line 62, after the word "construction" insert the following: Provided further, That the number of employees and the compensation to be paid thereto, shall be subject to the approval of the State Administrative Board."

The message informed the House of Representatives that the Senate had passed the bill as thus amended, and had ordered that it take immediate effect.

The Speaker announced that under Rule 58 the bill would lie over one day.

A message was received from the Senate transmitting
Senate Bill No. 276 (file No. 231), entitled

A bill to amend section 6 of Act No. 300 of the Public Acts of 1909, entitled "An act to define and regulate common carriers and the receiving, transportation and delivery of persons and property, prevent the imposition of unreasonable rates, prevent unjust discrimination, insure adequate service, create the Michigan Railroad Commission, define the powers and duties thereof, and to prescribe penalties for violations hereof," being section 8114 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Railroads.

A message was received from the Senate transmitting
Senate Bill No. 169 (file No. 123), entitled

A bill to amend sections 4, 5 and 10 of Act No. 91 of the Public Acts of 1911, entitled "An act to provide for the assessment and the collection of a specific tax upon the class of credits founded upon and evidenced by mortgages and liens upon real property, and to repeal all acts and parts of acts in contravention thereto," being sections 4271, 4272 and 4277 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

A message was received from the Senate transmitting
Senate Bill No. 260 (file No. 214), entitled

A bill to amend section 28 of Article II, Title 1, of Act No. 167 of the Public Acts of 1917, entitled "An act to promote the health, safety and welfare of the people by regulating the light and ventilation, sanitation, fire protection, maintenance, alteration and improvement of dwellings; to define the classes of dwellings affected by the act, to establish administrative requirements and to establish remedies and fix penalties for the violation thereof."

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

A message was received from the Senate returning
House Bill No. 294 (file No. 144)—

A bill to authorize the Governor to issue a patent to the State Savings Bank of Remus for certain lands.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate transmitting
Senate Bill No. 176 (file No. 121), entitled

A bill to provide for the establishment in cities and villages of districts or zones within which the use of land and structures, the height, the area, the size and location of buildings may be regulated by ordinance, and within which districts regulations shall be established for the light and ventilation of such buildings; and within which districts or zones the density of population may be regulated by ordinance; to provide for the administering of this act; to provide for amendments, supplements or changes hereto; to provide for conflict with the State housing code or other acts, ordinances or regulations, to provide penalties for the violation of the terms hereof and to give immediate effect hereto.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on City Corporations.

A message was received from the Senate transmitting
Senate Bill No. 225 (file No. 215), entitled

A bill to amend Act No. 294 of the Public Acts of 1913, entitled "An act to provide for the licensing and regulating the business of transient merchants, to prevent the fraudulent sale of goods by such transient merchants; to provide a lien on the goods of such transient merchants for the license fees prescribed, and to provide penalties for the violation thereof," being sections 7001 to 7009 inclusive of the Compiled Laws of 1915, by adding thereto a new section to stand as section 10.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 269 (file No. 225), entitled

A bill to require the teaching of the Constitution of the United States and of the State of Michigan in the public and private schools of the State.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Education.

A message was received from the Senate transmitting
Senate Bill No. 234 (file No. 178), entitled

A bill prescribing general rules governing appropriations.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

A message was received from the Senate transmitting
Senate Bill No. 197 (file No. 147), entitled

A bill making an appropriation for the payment of Civil War bounties in certain cases, and providing a tax to meet the same.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Military Affairs.

A message was received from the Senate transmitting
Senate Bill No. 88 (file No. 73), entitled

A bill to amend section 16, as amended by Act No. 383 of the Public Acts of 1919, and section 21 of Act No. 302 of the Public Acts of 1915, entitled, as amended "An act to provide for the registration, identification and regulation of motor vehicles and trailers attached thereto operated upon the public highways of this State, and of the operators of such vehicles, and to provide for levying specific taxes upon such vehicles so operated, and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically

taxed, registered, identified and regulated and to repeal all other acts or parts of acts inconsistent herewith or contrary hereto," being sections 4812 and 4817 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

A message was received from the Senate transmitting
Senate Bill No. 106 (file No. 110), entitled

A bill to make an appropriation for the erection of a monument to mark the hitherto unmarked burial place of William A. Fletcher, the first Chief Justice of the State of Michigan.

The message informed the House of Representatives that the Senate had passed the bill, and had ordered that it take immediate effect.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate transmitting
Senate Bill No. 239 (file No. 183), entitled

A bill to amend sections 18 and 19 of chapter 66 of the Revised Statutes of 1846, entitled "Of Estates in Dower," being sections 11667 and 11668 of the Compiled Laws of 1915.

The message informed the House of Representatives that the Senate had passed the bill.

The bill was read a first and second time by its title and referred to the Committee on Judiciary.

A message was received from the Senate returning
House Bill No. 47 (file No. 99)—

A bill to make appropriations for the Michigan Horticultural Society.

The message informed the House that the Senate had passed the bill.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning
House Bill No. 84 (file No. 100)—

A bill to make appropriations for the Circuit Judges of Michigan, etc.

The message informed the House that the Senate had passed the bill and had ordered that it take immediate effect.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

A message was received from the Senate returning, together with the conference report thereon,

House Bill No. 26 (file No. 54)—

A bill to amend section 1 of Act No. 166, Public Acts of 1919—an act to permit spearing of certain fish in St. Joseph County.

(For text of conference report see p. 789 of House Journal.)

The message informed the House that the Senate had adopted the conference report.

The bill was referred to the Clerk for enrollment printing and presentation to the Governor.

Introduction of Bills.

Mr. Hubbard introduced

House Bill No. 555, entitled

A bill to amend section 16 of chapter 89 of Act No. 302 of the Public Acts of 1915, entitled "An act to provide for the registration, identification and regulation of motor vehicles operated upon the public highways of this State and of the operators of such vehicles and to provide for levying specific taxes upon such vehicles so operated and to provide for the disposition of such funds and to exempt from all other taxation such motor vehicles so specifically taxed, registered, identi-

fied and regulated, and to repeal all other acts or parts of acts inconsistent herein with or contrary hereto.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Barnard introduced

House Bill No. 556, entitled

A bill to provide for the more economic handling of State funds, to authorize the Governor and the Board of State Auditors to designate the depositories of public moneys received by the State Treasurer, to provide the method of designating such depositories, to prescribe the duties of the State Treasurer in relation thereto, and to provide penalties for the violation of this act.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Atwood introduced

House Bill No. 557, entitled

A bill requiring persons who construct hard surface highways under contract with the State, to furnish a maintenance and repair bond.

The bill was read a first and second time by its title and referred to the Committee on Roads and Bridges.

Mr. Wells introduced

House Bill No. 558, entitled

A bill to amend section 7 of Act No. 206 of the Public Acts of 1893, as last amended by Act No. 174 of the Public Acts of 1911, entitled "An act to provide for the assessment of property, and the levy and collection of taxes thereon, and for the collection of taxes heretofore and hereafter levied; making such taxes a lien on the lands taxed, establishing and continuing such lien, providing for the sale and conveyance of lands delinquent for taxes and for the inspection and disposition of lands bid off to the State and not redeemed or purchased; and to repeal Act No. 200 of the Public Acts of 1891, and all other acts or parts of acts in anywise contravening any of the provisions of this act," being section 7 of chapter 83 and Compilers' section 4001 of the Compiled Laws of 1915.

The bill was read a first and second time by its title and referred to the Committee on General Taxation.

Mr. Copley introduced

House Bill No. 559, entitled

A bill to compel all persons and corporations using water power produced by any of the streams or waters of this State to make and keep permanent daily records of the water flow and stream discharge at all locations where water power is used.

The bill was read a first and second time by its title and referred to the Committee on Public Utilities.

Mr. Jerome introduced

House Bill No. 560, entitled

A bill to authorize the Auditor General under certain circumstances to use certain fees, special taxes and other moneys paid into the State Treasury towards the payment of appropriations and to deduct such appropriations from the tax levy.

The bill was read a first and second time by its title and referred to the Committee on State Affairs.

Mr. Rowe introduced

House Bill No. 561, entitled

A bill protecting the people of the State against unjust, unreasonable and unfair charges by physicians and surgeons and establishing a minimum schedule of fees in certain cases.

The bill was read a first and second time by its title and referred to the Committee on Public Health.

Third Reading of Bills.

House Bill No. 343 (file No. 204), entitled

A bill to regulate the operation of restaurants, lunch rooms, lunch counters, cafes,, hotels, buffets, cafeterias and other public eating places, and to provide for licensing same and to prescribe penalty for violations thereof,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Ewing	Mr. Kooyers	Mr. Rankin
Allard	Farrier	Ladd	Rasmussen
Atwood	Francis	Lee	Rauchholz
Barnard	Frick	Leedy	Read
Brown	Gettel	Lennon	Robinson
Bryan	Gowdy	Liddy	Rowe
Burnham	Green	Locke	Smith
Butler	Hall	McKeon	Stevenson
Byrum	Harris	Meggison	Strom
Chase	Hart	Miller, Geo. H.	Titus
Coleman	Hartway	Miller, Wm. F.	Town
Culver	Henze	Moore	Vine
Dacey	Hubbard	Morrison	Wade
Dafoe	Hunter	O'Brien	Watson
Danz	Jensen	Olmsted	Wells
DeWitt	Jerome	Osborn	Welsh
Dunn	Johnson	Palmer	Speaker
Evans	Kirby	Ramsey	

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NAYS.

Mr. Averill	Mr. Jewell	Mr. Miles	Mr. Sargent
Dean	MacDonald	Pitkin	Woodruff
Holland	Menerey		

10

The House agreed to the title of the bill.

House Bill No. 5 (file No. 210), entitled

A bill to amend section 25 of chapter 7 of Act No. 3 of the Public Acts of 1895, entitled "An act to provide for the incorporation of villages within the State of Michigan, and defining their powers and duties," as amended by Act No. 125 of the Public Acts of 1905, being section 2664 of the Compiled Laws of Michigan for the year 1915,

Was read a third time, and, the question being on its passage,

Mr. Geo. H. Miller moved to amend the bill by striking out of line 1 of section 22 the figures "22" and inserting in lieu thereof the figures "25."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrier	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent

Mr. Byrum	Mr. Haan	Mr. McKeon	Mr. Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevins	Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

96

NAYS.

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The House agreed to the title of the bill.

Mr. Geo. H. Miller moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 458 (file No. 237), entitled

A bill to amend part 5 of Act No. 10 of the Public Acts of 1912, first extra session, entitled "An act to promote the welfare of the people of this State, relating to the liability of employers for injuries or death sustained by their employes, providing compensation for the accidental injury to or death of employes and methods for the payment of the same, establishing an Industrial Accident Board, defining its powers, providing for a review of its awards, making an appropriation to carry out the provisions of this act, and restricting the right to compensation or damages in such cases to such as are provided by this act," by adding a new section thereto to stand a section 14,

Was read a third time, and, the question being on its passage, Mr. Henze moved to amend the bill by inserting in line 16 of section 14 after the word "direct" the words "Provided, further, That the salary of the manager shall not exceed \$3,500.00."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrer	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson

Mr. Dean
DeWitt
Dunn
Emerson

Mr. Jensen
Jerome
Jewell
Johnson

Mr. Nevins
O'Brien
Olmsted
Osborn

Mr. Wells
Welsh
Woodruff
Speaker

96

NAYS.

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The House agreed to the title of the bill.

Mr. Ramsey moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Senate bill No. 184 (file No. 137) entitled

A bill prescribing the fees, taxes and charges to be paid to the State by corporations doing or seeking to do business in this State; prescribing the method and basis of computing such fees, taxes and charges, requiring certain annual reports to be filed by corporations; providing for the disposition of the moneys received under this act and prescribing penalties for non-compliance with the provisions thereof,

Was read a third time, and, the question being on its passage,

Mr. Rowe moved that the bill be made a Special Order for Tuesday, May 19, at 3:00 o'clock p. m.

The motion did not prevail.

Mr. Henze moved to amend the bill by striking out of line 16 of section 3 the words "twenty-five" and inserting in lieu thereof the word "ten."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. DeWitt moved to amend the bill by striking out of line 8 of section 4 the word "fifty" and inserting in lieu thereof the word "twenty."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

Mr. Henze moved to amend the bill by striking out of lines 2 and 3 of section 4 the words "excepting those hereinafter expressly exempted therefrom."

Mr. Culver demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The question being on the motion to amend made by Mr. Henze,

The motion did not prevail, and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question then being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich

Allard
Atwood
Averill
Barnard
Braman
Brown
Bryan
Butler
Byrum
Case
Chase
Coleman
Copley
Culver
Curtis
Dacey
Dafoe
Danz
Dean
Dunn

Mr. Emerson

Evans
Ewing
Farrier
Francis
Frick
Fuller
Gettel
Glaspie
Gowdy
Green
Haan
Hall
Harris
Hart
Henze
Hopkins
Hubbard
Hunter
Jerome
Jewell

Mr. Johnson

Kirby
Ladd
Lee
Lennon
Liddy
Lord
MacDonald
McKeon
Manwaring
Meggison
Menerey
Miles
Miller, Geo. H.
Miller, Wm. F.
Moore
Morrison
Mosier
Nevins
O'Brien

Mr. Olmsted

Osborn
Pitkin
Rankin
Rasmussen
Read
Robinson
Sargent
Stevenson
Strauch
Strom
Titus
Town
Townsend
Vine
Watson
Wells
Welsh
Woodruff
Speaker

NAYS.

Mr. Burnham
DeWitt
Hartway

Mr. Holland
Kooyers
Leedy

Mr. Locke
Ramsey
Rauchholz

Mr. Rowe
Smith
Wade

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The House agreed to the title of the bill.

Mr. Lord moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

Mr. DeWitt, having reserved the right to explain his vote, made the following statement:

I voted "no" on this bill, as this measure for a tax upon corporations was not instituted until after the individual income tax was proposed in the way of an amendment to the constitution, and I am pretty strongly convinced from the efforts over the state that the big corporations of the State of Michigan are for this measure and that it is brought out to supersede the individual income tax. Proceedings will be instituted in the State of Michigan by the people for an amendment to the constitution on the individual income tax, which will provide a sufficient revenue along the lines and which will fall where it belongs. Placing a tax upon corporations means transferring from Peter to Paul, as the price put to each commodity by any corporation is adequate to the amount of the tax.

Mr. Moore, having reserved the right to explain his vote, made the following statement:

I voted "aye" on this bill because at the time we were discussing the amendment I was one of the members who went on record on this floor as being opposed to the income tax bill, for the reason that this corporation tax was coming through and it was for that reason the corporations should not be included in an income tax bill and then have this tax also saddled on them. Having taken that position, I did not feel that in fairness, in view of the statements I made, that I could then oppose this bill. I felt the people would justly accuse me of bad faith. If it had not been for that, I would have voted differently, as I believe it is the most unfair, unjust, unreasonable bill in the way the tax is supposed to be levied, that I have seen in three sessions of the Legislature.

Mr. Ramsey, having reserved the right to explain his vote, made the following statement:

I voted against this bill because Michigan, Ohio and Indiana are the hardest hit of all industrial states in the Union. March first there were 82½% of the laboring men out of work. Our automobile industries were hit the hardest of all manufacturing institutions. I voted against this bill for other reasons, for instance, one of our institutions in Lansing has 1800 stock holders and 1356 are dinner pail men. When you put a tax on these corporations you are taking away the earning capacities of some of those small investment men.

Mr. Henze, having reserved the right to explain his vote, made the following statement:

The reason I voted in the affirmative was due to the fact that I realize the State is in dire financial distress. This so-called corporation tax discriminates against the small corporations, and is in favor of the large ones, and I am also of the opinion that the framers of the corporation tax have sought to protect themselves by section eleven as regards the constitutionality of this law. I am also of the opinion, in voting for this act, that if the ad volorem tax were properly applied to these corporations, there would be no necessity for this tax.

Mr. Curtis, having reserved the right to explain his vote, made the following statement:

I simply want to say that I voted "aye" because of the absolute necessity of raising this vast amount of money. It will be two years before a personal income tax could be raised, and in order to raise it somebody has to be unjustly dealt with. I simply chose what appeared to me to be the least of two evils.

Motions and Resolutions.

Mr. O'Brien moved to take from the table the following bill:
Senate Bill No. 45 (file No. 33)—

A bill to provide a course of study in fire prevention to be taught in the public schools.

The motion prevailed.

The question being on the passage of the bill,

The bill was then not passed, a majority of all the members-elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Byrum	Mr. Glaspie	Mr. Jerome	Mr. Miller, Wm. F.
Culver	Gowdy	Kooyers	Nevins
Curtis	Haan	Ladd	O'Brien
Dacey	Hartway	Lee	Olmsted
Dafoe	Holland	Locke	Palmer
Danz	Hopkins	Lord	Sargent
Dunn	Hubbard	McKeen	Stevenson
Ewing	Hunter	Manwaring	Townsend
Frick	Jensen	Menerey	Watson

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NAYS.

Mr. Aldrich	Mr. Dean	Mr. Leedy	Mr. Rauchholz
Allard	DeWitt	Lennon	Read
Atwood	Emerson	Liddy	Rowe
Averill	Evans	MacDonald	Smith
Barnard	Farrier	Meggison	Strauch
Brown	Fuller	Miles	Strom
Bryan	Gettel	Morrison	Town
Burnham	Hall	Mosier	Vine
Butler	Hart	Osborn	Wade
Case	Henze	Pitkin	Wells
Chase	Jewell	Ramsey	Welsh
Coleman	Johnson	Rankin	Woodruff
Copley	Kirby	Rasmussen	Speaker

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Mr. Culver moved that a respectful message be sent to the Governor asking the return to the House of

House Bill No. 237 (file No. 67, enrolled No. 34)—

A bill to amend section 1, Act No. 235, Public Acts of 1911—an act to provide for payment of funeral expenses of deceased soldiers, sailors, et al.

The motion prevailed.

Mr. Frick moved to take from the table the following bill:

Senate Bill No. 18 (file No. 19)—

A bill to amend sec. 7 of Act No. 6, extra session of 1907—to provide for mothers' pensions.

The motion prevailed.

The question being on concurring in the recommendation of the Committee of the Whole, that all after the enacting clause of the bill be stricken out,

The recommendation was not concurred in.

Mr. Frick moved that the rules be suspended and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor.

The bill was then read a third time, and, the question being on its passage, Mr. Liddy demanded the previous question.

The demand was seconded.

The question being, "Shall the main question be now put?"

The previous question was ordered.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Francis	Mr. Ladd	Mr. Palmer
Allard	Frick	Lee	Pitkin
Atwood	Fuller	Leedy	Ramsey
Averill	Glaspie	Lennon	Rankin
Barnard	Gowdy	Liddy	Rasmussen
Brown	Green	Locke	Rauchholz
Bryan	Haan	Lord	Robinson
Butler	Hall-	McKeon	Rowe
Byrum	Harris	Manwaring	Sargent
Case	Hart	Meggison	Smith
Coleman	Hartway	Miles	Stevenson
Copley	Holland	Miller, Wm. F.	Strom
Curtis	Hopkins	Moore	Town
Dafoe	Hubbard	Morrison	Townsend
Danz	Hunter	Mosier	Wade
DeWitt	Jensen	Nevins	Watson
Dunn	Jerome	O'Brien	Welsh
Evans	Johnson	Olmsted	Woodruff
Ewing	Kirby	Osborn	Speaker
Farrier	Kooyers		

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NAYS.

Mr. Burnham	Mr. Culver	Mr. Henze	Mr. Menerey
Chase	Emerson	MacDonald	Wells

8

The House agreed to the title of the bill.

Mr. Ewing moved that the House take a recess until 5:00 o'clock p. m.
The motion prevailed.

After Recess.

5:00 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of

Motions and Resolutions.

Mr. Strom moved to take from the table
House bill No. 332 (file No. 157)—

A bill to amend sections 16 and 17, Act No. 141, Public Acts of 1917—an act to provide for the organization of school districts in certain cities.

The motion prevailed.

The question being on concurring in the recommendation of the committee, that all after the enacting clause of the bill be stricken out,

The recommendation was not concurred in.

Mr. Strom moved that the rules be suspended and that the bill be placed on its immediate passage.

The motion prevailed, two-thirds of all the members present voting therefor. The bill was then read a third time, and, the question being on its passage, Mr. Strom moved to amend the bill by striking out all of section 16.

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Strom moved to amend the bill by striking out all of section 24..

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

Mr. Strom moved to amend the bill by striking out of line 1 of section 1 the words "sections 16 and" and inserting in lieu thereof the word "section."

The motion prevailed and the amendment was adopted, a majority of all the members-elect voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrier	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chesse	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevins	Wells
Dewitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

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NAYS.

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The question being on agreeing to the title of the bill,

Mr. Strom moved to amend the title so as to read as follows:

-A bill to amend section 17 of Act No. 141 of the Public Acts of 1917, entitled "An act to provide for the organization of school districts in cities having a population of over one hundred thousand and less than two hundred fifty thousand inhabitants; to provide for a board of education for such districts and prescribing the powers and duties of such board," approved April twenty-fifth, 1917, as amended.

The motion prevailed.

The title as amended was then agreed to.

Mr. Olmsted moved to take from the table

House Bill No. 418—

A bill to permit the taking of suckers and redsides in Tittabawwassee river.

The motion prevailed.

Mr. Olmsted moved that the rules be suspended and that the bill be placed on the general orders.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Culver gave notice that on Friday, April 15, he would move to reconsider the vote by which the House today passed Senate Bill No. 18 (file No. 19).

Mr. Robinson offered the following resolution:

House Concurrent Resolution No. 21.

A resolution authorizing the State Administrative Board to sell and dispose of intoxicating liquors seized because of a violation of any state law.

Resolved, by the House of Representatives (the Senate concurring), That the State Administrative Board be and hereby is authorized and empowered to sell and dispose of, for purposes not prohibited by state or national laws, any and all intoxicating liquors seized or held by any state official or employe because of any violation of state laws; and

Resolved further, That all moneys received from the sale or disposal of such liquors shall be paid into the state treasury and credited to the general fund.

The resolution was referred to the Committee on Rules and Joint Rules.

General Orders of the Day.

The Speaker called Mr. Ewing to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bill:

Senate Bill No. 59 (file No. 56)—

A bill to make an appropriation for State office building.

The bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 399 (file No. 199)—

A bill to create a State Welfare Department.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by adding the following at the end of section six:

"Before each session of the legislature the Director of the State Welfare Department shall recommend to the Lieutenant Governor and to the Speaker of the House of Representatives the names of two boys in the Industrial School for Boys for appointment as pages in the House and Senate, said boys to be chosen as a reward for high standing in deportment and school progress."

The question being on the adoption of the proposed amendment made by the committee,

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Lord moved that beginning on Friday, April 15, the rules be suspended for the remainder of this regular session, and that House bills be placed on the general orders immediately after appropriation bills.

The motion prevailed, two-thirds of all the members present voting therefor.

Mr. Jerome moved that the Committee on Ways and Means be granted leave to sit during the remainder of today's session.

The motion prevailed.

Mr. Read moved that the House take a recess until 8:00 o'clock p. m.
The motion prevailed.

After Recess.

8:00 o'clock p. m.

The House was called to order by the Speaker.

The House resumed the order of

General Orders of the Day.

The Speaker called Mr. Stevenson to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 118 (file No. 262)—

A bill to make appropriations for the Michigan Naval Militia;

House Bill No. 95 (file No. 263)—

A bill to make appropriations for the Military Establishment of Michigan;

House Bill No. 69 (file No. 264)—

A bill to make appropriations for the Executive Office.

The bills were placed on the order of Third reading of Bills.

The Committee of the Whole also reported

House Bill No. 93 (file No. 229)—

A bill to make appropriations for the Uniform Accounting Division of the Auditor General's Department.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of line 15 of section 1 the words "Provided, further, That all expenditures under this act shall be."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 108 (file No. 230)—

A bill to make appropriations for the Michigan Farm Colony for Epileptics.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out lines 32 and 33 of section 1 and inserting in line 28, section 1, after the word "stated" the words "subject to the approval of the State Administrative Board."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 53 (file No. 233)—

A bill to make appropriations for State House of Correction and Branch of the State Prison in the Upper Peninsula.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of lines 31 and 32 of section 1 the words "Provided, further, That all expenditures under this act shall be."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 94 (file No. 234)—

A bill to make appropriations for the State Banking Department.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of lines 12 and 13 of section 1 the words "Provided, further, That all expenditures under this act shall be."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported House Bill No. 444 (file No. 235)—

A bill to make appropriations for the Conservation Department.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by inserting in line 15' of section 1 after the word "stated" the words "subject to the approval of the State Administrative Board."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported House Bill No. 99 (file No. 242)—

A bill to make appropriations for the Department of Insurance.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of lines 15 and 16 of section 1 the words "Provided, further, That all expenditures under this act shall be."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

House Bill No. 89 (file No. 243)—

A bill to make appropriations for the State Library.

The Committee recommended the adoption of the following amendment thereto, and the passage of the bill when so amended:

Amend by striking out of lines 18 and 19 of section 1 the words "Provided further, That all expenditures under this act shall be."

The question being on the adoption of the proposed amendment made by the committee.

The amendment was adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Jerome moved that the rules be suspended and that the House return to the order of Third Reading of Bills.

The motion prevailed, two-thirds of all the members present voting therefor.

Third Reading of Bills.

Senate Bill No. 59 (file No. 56), entitled

A bill to provide an additional appropriation for the erection, construction and equipment of a State office building in the City of Lansing and to provide a tax to meet the same,

Was read a third time, and, the question being on its passage.

Mr. Henze moved to amend the bill by striking out of line 2 of section 1 the words "one million one hundred forty thousand," and inserting in lieu thereof the words, "one million fifty-two thousand five hundred forty-five dollars and fifty cents."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Emerson	Mr. Kirby	Mr. Pitkin
Allard	Evans	Kooyers	Ramsey
Atwood	Ewing	Lee	Rankin
Barnard	Farrier	Lennon	Rasmussen
Braman	Francis	Locke	Rauchholz
Brown	Frick	Lord	Read
Burnham	Gettel	MacDonald	Robinson
Butler	Gowdy	Manwaring	Rowe
Byrum	Green	Meggison	Sargent
Chase	Hall	Menerey	Smith
Copley	Harris	Miller, Wm. F.	Stevenson
Culver	Hart	Moore	Strauch
Curtis	Henze	Morrison	Townsend
Dacey	Hopkins	Mosier	Vine
Dafoe	Hubbard	Nevins	Wade
Danz	Hunter	O'Brien	Watson
Dean	Jensen	Olmsted	Wells
DeWitt	Jerome	Osborn	Speaker
Dunn	Jewell	Palmer	
			75

NAYS.

Mr. Case	Mr. Holland	Mr. Johnson	Mr. Miles
Coleman			5

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 399 (file No. 199), entitled

A bill creating the State Welfare Department, prescribing its form of organization, its powers and duties; providing for the management and control of State hospitals, prisons, and other State institutions of a special nature; to provide for the welfare of persons in the custody or under the tutelage of the State, abolishing certain boards governing institutions embraced within this act, and creating certain commissions in succession thereto; and making an appropriation for certain purposes of this act.

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrier	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson

Mr. Dean	Mr. Jensen	Mr. Nevins	Mr. Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

96

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 93 (file No. 229), entitled

A bill to make appropriations for the Uniform Accounting Division of the Auditor General's Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrier	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevins	Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

96

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 108 (file No. 230), entitled

A bill to make appropriations for the Michigan Farm Colony for Epileptics for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrer	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevens	Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

96

NAYS.

0

The House agreed to the title of the bill.

Mr. Jerome moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 53 (file No. 233), entitled

A bill to make appropriations for the State House of Correction and Branch of State Prison in the Upper Peninsula for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time, and, the question being on its passage,

Mr. Rasmussen moved to amend the bill by striking out line 25 of section 1 the figures "3,000.00," and inserting in lieu thereof the figures "2,000.00."

The motion did not prevail and the amendment was not adopted, a majority of all the members-elect not voting therefor.

The question being on the passage of the bill,

The bill was then passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrer	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus

Mr. Culver	Mr. Henze	Mr. Miller, Geo. H.	Mr. Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevins	Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

96

NAYS.

0

The House agreed to the title of the bill.

Mr. Ewing moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

House Bill No. 94 (file No. 234), entitled

A bill to make appropriations for the State Banking Department for the fiscal years ending June 30, 1922, and June 30, 1923, for maintenance, operation and other specific purposes,

Was read a third time and passed, a majority of all the members-elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aldrich	Mr. Evans	Mr. Kirby	Mr. Palmer
Allard	Ewing	Kooyers	Pitkin
Atwood	Farrier	Ladd	Ramsey
Averill	Francis	Lee	Rankin
Barnard	Frick	Leedy	Rasmussen
Braman	Fuller	Lennon	Rauchholz
Brown	Gettel	Liddy	Read
Bryan	Glaspie	Locke	Robinson
Burnham	Gowdy	Lord	Rowe
Butler	Green	MacDonald	Sargent
Byrum	Haan	McKeon	Smith
Case	Hall	Manwaring	Stevenson
Chase	Harris	Meggison	Strauch
Coleman	Hart	Menerey	Strom
Copley	Hartway	Miles	Titus
Culver	Henze	Miller, Geo. H.	Town
Curtis	Holland	Miller, Wm. F.	Townsend
Dacey	Hopkins	Moore	Vine
Dafoe	Hubbard	Morrison	Wade
Danz	Hunter	Mosier	Watson
Dean	Jensen	Nevins	Wells
DeWitt	Jerome	O'Brien	Welsh
Dunn	Jewell	Olmsted	Woodruff
Emerson	Johnson	Osborn	Speaker

NAYS.

0

The House agreed to the title of the bill.

Mr. Dean moved that the bill be given immediate effect.

The motion prevailed, two-thirds of all the members-elect voting therefor.

By unanimous consent, the House returned to the order of

Reports of Standing Committees.

The Committee on State Affairs, by Mr. Hunter, Chairman, reported House Bill No. 560—

A bill to authorize the Auditor General under certain circumstances to use certain fees, etc., towards the payment of appropriations.

The committee recommended that the bill pass.

The bill was ordered printed, referred to the Committee of the Whole and placed on the general orders.

Mr. Jerome moved that the rules be suspended and that the bill be placed at the head of the general orders.

The motion prevailed, two-thirds of all the members present voting therefor.

The Committee on Printing, by Mr. Hartway, Chairman, reported
The written request of Mr. Braman for the printing of
House Bill No. 544—

A bill providing regulations for the sale of bread.

With the recommendation that the request be granted.

The question being on concurring in the recommendation of the committee,
The recommendation was concurred in, and the bill was ordered printed.

By unanimous consent, the House returned to the order of

General Orders of the Day.

The Speaker called Mr. Holland to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bill:

House Bill No. 390 (file No. 200)—

A bill to provide for the improvement and maintenance of the bridge across Portage Lake, Houghton County, etc.

The bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported

Senate Bill No. 6 (file No. 84)—

A bill to amend the title and sections 2, 3, 4, 8, 9, 12, 14, 16, 17, 18, 19 and 20 of Act No. 226 of the Public Acts of 1917—an act to provide for the establishment of rural agricultural schools.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by striking out of section 17 the first 5 lines and the sixth line except the last four words thereof.

2. Amend by inserting in line 2 of section 18 the figures "1921" in lieu of "1917" and striking out the remaining words of line two beginning with "the" after the figures "1917."

3. Amend by inserting after the word "be" in line five of section 18 in lieu of the words "credited to the general fund to reimburse the same for the moneys hereby appropriated" the following: "used for the purpose of carrying out the provisions of this act."

4. Amend by striking out of line 87 of section 3 the word "A" and inserting in lieu thereof the words "the proposed."

5. Amend by striking out the second amendment made by the Committee on Education, to insert certain matter after the word "final" in line 89, and inserting in lieu thereof the following:

"Provided, That in voting to form a rural agricultural school district in which one or more graded school districts of twelve grades is to be included as a part of the unit, the rural school district or districts, which includes said graded school district or districts, shall vote separately, and all other territory to be included in the rural agricultural school district shall vote separately but as one unit. The school board shall conduct the election in the school district containing the graded school district; and the township board designated by the county school commissioner, as herein provided, shall conduct the election for the portion of the territory outside of the rural district or districts which include said graded school district. The election in the school district including the graded school district or districts and the election in that portion of the territory outside of the rural district including said graded school district shall be held on the same day and during the same hours. The result of said elections shall

be certified by the election boards conducting the same to the county commissioner of schools herein designated. The affirmative vote of a majority of the legal school electors present and voting of each election unit shall be necessary to authorize the establishment of the rural agricultural school."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

The Committee of the Whole also reported
House Bill No. 209 (file No. 171)—

A bill to amend section 22, chapter 3, Act No. 164, Public Acts of 1881—to provide for the taking of the annual school census.

The Committee recommended the adoption of the following amendments thereto, and the passage of the bill when so amended:

1. Amend by inserting in line fifty-four, after the word "institutions," the following: "and children living in the school district placed in homes licensed by the state board of corrections and charities."

2. Amend by inserting in line sixty-one, after the word "parent," the following: "except children placed in homes licensed by the state board of corrections and charities which children shall be considered residents of the school district where the licensed home, in which they are living, is located. The school board of a school district where a licensed home is located shall refuse to include in the census list of said district the names of children being cared for in said licensed home whenever said school board is served with a written notice by the superintendent of public instruction that the school room or rooms of said school district are inadequate for school purposes, and that no greater number of names of such children shall be included in the census list of the district than the number designated by the said superintendent of public instruction. All other such children being cared for in said licensed home or homes located in said district shall not be considered residents of said district for educational purposes."

The question being on the adoption of the proposed amendments made by the committee,

The amendments were adopted and the bill was placed on the order of Third Reading of Bills.

Mr. Gowdy moved that the hour of the meeting of the House on Friday, April 15, be fixed at 8:30 o'clock a. m.

The motion prevailed.

Mr. Dunn moved that the House resolve itself into a Committee of the Whole on the general orders.

The motion prevailed.

General Orders of the Day.

The Speaker called Mr. Case to the chair, to preside during the sitting of the Committee of the Whole.

After a time spent in the consideration of bills upon the general orders the committee rose and, through its chairman, made a report recommending the passage, without amendment, of the following bills:

House Bill No. 440 (file No. 212)—

A bill to amend section 3, Act No. 365, Public Acts of 1913—an act to regulate fishing with tugs, launches, etc.;

House Bill No. 243 (file No. 216)—

A bill to require fair associations receiving public aid to make fiscal reports;

House Bill No. 421 (file No. 221)—

A bill to amend section 30, Act No. 206, Public Acts of 1893—the general tax law;

House Bill No. 336 (file No. 223)—

A bill to amend section 152, Act No. 206, Public Acts of 1893—General Tax Law.
The bills were placed on the order of Third Reading of Bills.

